## File #:

62-HQ-116395

# Serial Scope:

1263, 1266, 1270, 1273-1274, 15th NR 1276,
1277x-1280, 1282, 1284-1286, 1288-1290,
1291, 1294-1296, 1298, 1299, 1301-1302, 1304

2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis) 1 - Mr. W. R. Wennall 1 - Mr. W. O. Cregar January 5, 1976

The Attorney General

Director, FBI

1 - Mr. J. G. Deegan 1 - Mr. T. J. Seabaugh

u. s. senate select committee ON INTELLIGENCE ACTIVITIES (SSC)

Reference is made to the December 18, 1975, SSC letter forwarded from the Department of Justice by letter dated December 22, 1975, containing requests for information from the FBI.

Enclosed for your approval and forwarding to the Committee is an original of a memorandum in response to some of the requests.

Also enclosed for your records is a copy of the memorandum.

Enclosures (2)

62-116395

62-11-395-1304 1 - The Deputy Attorney General Attention: Michael E. Shaheen, Jr .-

Intelligence Coordinatson Special Counsel for

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Plan. & Eval. \_ Spec. Inv. \_ Training \_ Legal Coun. \_

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GPO: 1975 O - 569-920

2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. J. G. Deegan

62-116395

January 5, 1976

1 - Mr. T. J. Seabaugh

U. S. SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

Reference is made to the December 18, 1975, letter of the SSC as modified at a conference on December 30, 1975, between Messrs. W. O. Cregar and Paul V. Daly of this Bureau and Committee Staff Members Michael Epstein and Mark Gitenstein.

The request, relating to Item 1 in its modified form with respect to each of the examples of effective prevention of violence provided the Committee, pursuant to Mr. John Elliff's letter of November 26, 1975, to Mr. Michael E. Shaheen, Jr., is for access to all material prepared for dissemination by FBI Headquarters which pertained to facts developed for the sixmonth period prior to the act of violence which was prevented.

Material pursuant to your request is available for access to SSC Staff Members. Because of your desire for a very early review of this material, the available data is only a portion of that requested. We are expediting our review of files, and you will be advised when additional material pursuant to your request is available.

#### 1 - The Attorney General

NW 55122 DocId:32989565 Page 3

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WASHINGTON, D. C. 20535	
Addressee: SENATE SELECT COMMITTEE	
LTR LHM Memo Report dated 1/5	17576
Caption of Document: SENATE SELECT COMMITTEE.	7
12/18/75 request, Item 1	
Originating Office: FBI	
Delivered by: J.G. Stassinos Date:	11/16
Received by: A. Ghrey (Ste	
Title:	
Return this receipt to the Intelligence Division, FBI	

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NW 55122 DocId:32989565 Page 4



SEE INSTRUCTIONS ON REVERSE BEFORE COMPLETING.

TO: Intelligence Community Staff	FROM:						
ATTN: Central Index	FBI						
SUBJECT: Abstract of Information Provided to Select Committees							
1. HOW PROVIDED (check appropriate term. If a document was made available for review but not transmitted, so note.)							
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3. TO WHOM PROVIDED (check appropriate term; add specific names if appropriate)							
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interviewee, testifier and subject)		,					
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#### INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.

UNITED STATES GOVERNMENT

5010-106

## Memorandum

B. Adams

Legal Counsel

SENSTUDY 75

1 - Mr. Mintz

1 - Mr. Adams

1 - Mr. Wannall

DATE: 1/12/76

1 - Mr. Cregar

1 - Mr. Hotis

1 - Mr. Daly

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Telephone Rm.

Assoc. Dir.

Asst. Dir.:

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Dep. AD Inv

Comp. Syst. Ext. Affairs

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Gen. Inv. \_

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Director Sec'y

Mark Gitenstein, Staff Member of the Senate Select Committee, advised that the Senate Select Committee intends to hold an informal session with Bureau representatives on 1/21/76 to discuss domestic intelligence investigations. Gitenstein expected that the following Senators would be present at this session: Howard H. Baker, Jr.; Philip A. Hart; Walter F. Mondale; Robert Morgan; and Richard S. Schweiker. Gitenstein stated the purposes of the session would be to informally discuss the necessity of domestic intelligence investigations and acquaint the Senators with He suggested it might be appropriate for the Bureau to have Branch Chief Hunter E. Helgeson and Section Chiefs Joseph G. Deegan and Robert L. Shackelford as the Bureau representatives at that conference.

#### RECOMMENDATION:

That the Intelligence Division designate representatives to appear at the aforementioned informal session with the Senate Select Committée.

EX 103

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SEE ADDENDUM PAGE TWO

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Legal Counsel Memorandum to Mr. Adams Re: SENSTUDY 75

ADDENDUM:

INTELLIGENCE DIVISION 1/14/76 HEH:enm

Inspector Helgeson and Section Chiefs Deegan and Shackelford will be available to meet as requested with the Senate Select Committee 1/21/76.

Additionally it is recommended that Inspector John B. Hotis, Legal Counsel Division, attend as he has been working closely with the Department in preparing their guidelines for domestic intelligence investigations and will be in position to answer any questions which might arise concerning that aspect.

Comment was

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2-

Hilliam H. Lawrence

4 Swiss Pine Lake Drive Spruce Pine, N.C. 28777

January 23, 1976

initial link the

Mr. James B. Adams
Deputy Associate Director
Federal Bureau of Investigation
U.S. Department of Justice
Washington D.C. 20535

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE II 7/00 BY SIZALMIS

Dear Mr. Adams:

As a retired F.B.I. agent (1944-1970) and as a U.S. citizen, I deplore the senseless overly critical, repetitiously debasing and dangerous allegations and recriminations currently being waged by certain self-seeking U.S. Congressmen, media people and others agains our U.S. intelligence Agencies, particularly the F.B.I. and CIA.

Nevertheless the net harvest of this frenzied distortion adverse affects even our state and local intelligence activities.

It has finally hit close to home. I am enclosing for your information a copy of a clipping from the Asheville Citizen, Asheville N.S., issue of January 16, 1976, captioned: "Sen. Morgan Calls F.B.I 'Most Dangerous Threat.'" Also enclosed is a copy of the editorial from the January 26, 1976 issue of U.S. News & World Report captioned "Is America Going Mad," which cogently and concisely voices my feelings.

I have reason to believe that the venomous remarks attributed to Senator Morgan, in the enclosed clipping are correctly me being that Asheville TV Station WLOS-TV carried the same remarks in its 5:30 PM, January 15, 1976 newscast.

I have responded to Senator Morgan; taking care to base my dreply on facts which are not confidential or violative of my original cath of office. The reply is based upon documented reference material from newspaper clippings, from Ralph de Toledano's book: J. Edgar Hoover: The Man in His Time (Arlington House) and House Divided - The Time (Arlington House)

Life and Legacy of Martin Luther King by Lionel Lokos (Arlington House along with excerpts from your testimony of November 19, 1975 hefore the U.S. Senate Select Committee on Intelligence. I thought your testimony was excellent.

I have also responded to the <u>Asheville Citizen</u> in the form of a letter dated January 23, 1976 with copies to WLOS-TV and to the executive Vice President, Asheville Area Chamber of Commerce (Mr. James Ellis, 15I Haywood St., P.O. Box 1011, Asheville, N.C. 28802).

T intend to send a copy of the letters to the Ex EDI Agents "Grapevine" and to Joe Sizoo, Secretary Treasurer, N.C. Chapter of Ex Agents, Whispering Pines, N.C. Not Recorded

Due to the length of the letters, the Asheville Citizen may a print it. Hopefully WLOS-TV 451AP redailed over the air.

I worked for Clarence Kelley in Memphis Pring 1961, and have the highest respect and reverence for him. No man - no organization

CHITIALE US UNIVERSE

should in an allegely civil society receive the type of baseless abuse as exemplified by Senator Morgan's remarks.

I'll ask you one favor; namely, if the opportunity presents itsel please give Clarence Kelley my regards, and if we think it proper and advisable from a moral support standpoint, give him copies of my letters.

I shall look forward to meeting and hearing you at the N.C. Ex-agents conference scheduled for Greensboro, N.C. on February 14, 1976.

FRO

Mailing List

Change Noted

2-24-76 DD

Very truly yours,

William H. Lawrence

## Sen. Morgan Calls FBI Fril-16-16 Most Dangerous Threat

In a wide-ranging discussion at the Great Smokies Hilton Inn the Federal Bureau of Investigation the nation's most . Supreme Court and school dangerous threat.

"It's just rotten to the core," he told an assembly of Asheville Area Chamber of Commerce leaders at a breakfast session.

about were the Presidential cooperation of the Internal Thursday, U. S. Sen. Robert . race, energy and foreign Morgan said that he considers relations, the Central Intelligence Agency, the U.S.

> Morgan said the FBI has lied. opened mail, used wiretaps illegally and conducted organized campaigns to discredit

busing.

Other topics Morgan talked individuals, often with the Revenue Service.

> One such collusion involved the FBI's stealing a membership list from Ku Klux Klan headquarters in North Carolina, then having the IRS harrass the members.

He also said that the FBI had tape recordings critical of Dr. Martin Luther King Jr. made to be played for audiences that the late civil rights leader would be addressing.

Hubert Humphrey is the leading contender for the Democratic nomination for the Presidency, Morgan said, and called the former vice president "one of the most winning personalities I've ever known.

Morgan said that he believes the CIA will rebuild and become a good agency. He added that he supported funding · CIA operations in Angola.

On energy, Morgan said he was doubtful about breaking up the big oil companies but wondered if they shouldn't be barred from also controlling other types of energy such as

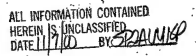
"We're going to have to take some risks if we are going to develop our own sources of energy," he said.

On school busing, the senator said he voted against a bill that would have cut off federal funds to school systems for busing because it would not have changed anything. .

JANUARY 16, 1976
"ASHEVILLE CITIZEN ASHEVILLE, N.C.

42-116395-1301X

NW 55122 DocId: 32989565 Page 11





### "IS AMERICA GOING MAD?"

#### BY HOWARD FLIEGER

he Daily Telegraph of London used the above question as the heading over its main editorial on January 3.

The editorial began:

"It is time America's friends spoke out with some nasty questions to the so-called 'liberal' east-coast establishment. By that we mean sections of the press, sections of Congress, television commentators and comedians, university pundits and a lot of other people who may think there is a dollar to be made out of denigrating their country's institutions and leaders."

From that takeoff point, the newspaper's comment went on:

"The United States should know that her European cousins and allies are appalled and disgusted by the present open disarray of her public life. The self-criticism and self-destructive tendencies are running mad, with no countervailing force in sight. . . .

"Please, America, for God's sake pull yourself together."

It is instructive, though painful, to see ourselves through the eyes of others.

Of course, this country is not going mad. But we should not ignore the anxiety about our reliability that is being caused abroad by the present frenzy of faultfinding.

Perhaps one way to soften the impression reflected by the *Daily Telegraph* editorial would be for Congress to start dismantling its investigative hit parade.

Committees have been probing into everything under the sun-producing shock headlines by their reports or because of "leaks" of unauthorized and often unsubstantiated bits of information, much of it trivia.

Undoubtedly, the current enthusiasm for investigations springs from Watergate. And there is much to be said for what was accomplished on Capitol Hill in those days.

In spite of what anybody claims, it was Congress and the courts—not the media—that

really developed the record of secret and sordid goings-on which culminated in the resignation of Richard M. Nixon. It was the diligence and thoroughness of congressional committees and their staffs during weeks of painstaking work that built the case for impeachment.

Certainly, Congress ought to maintain a watchful oversight on the activities and performance of all the departments and agencies of the Government. The public service must be held accountable to the public it serves, and Congress is the proper place to see to it.

But both the quantity and quality of investigations are beginning to raise doubts in the minds of many, including some of the members of Congress.

For example, there have been half a dozen separate investigations of the Central Intelligence Agency—each often calling the same witnesses for the same testimony and going over the same material in hearing after hearing. One begins to wonder how many times a bit of evidence needs repeating.

Another point: In the clamor to investigate things it didn't know about, Congress is exposing its own negligence.

It has always had the power—in fact, the duty—to keep a close watch on the CIA. The fact that some things are being discovered for the first time means that special committees to maintain a continuing oversight on the CIA haven't been doing their job.

fair question: Is it better to spend hours tilling the soil of earlier faults, or to concentrate on ways to help the Agency function in the future? Once bygone errors have been unearthed, it is hard to see what is gained by rehashing them endlessly.

There is a rote a very important one for investigations by Congress. But if some on Capitol Hill would pay more attention to cur-

rent operations of Government, they wouldn't have to concern themselves so much with the happenings of the past.

Personal Report JAHUARU 26 1976

William H. Lawrence 514 Twiss Pine Lake Driv Spruce Pine, H.C. 28777 January 24, 1976

U.G. Censtor Robert B. Morgan Censte Office Building Washington D.C. 20510

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 11 700 BY SPEAKING

Dear Cenator Morgan:

I was appalled to read in the January 16, 1975 "Asheville Citizen a story captioned "Sen. Worgan Calls F.B.I. 'Most Dangerous Threat'" A copy of this news story is enclosed herewith.

This news story reports you as telling the Asheville Area Chamber of Commerce on January 15, 1976, that you considered the Federal Bureau of Investigation to be the nation's most dangerous threat, adding that: "It's just rotten to the core."

Additionally the story quoted you as saying that the P.3.I. has lied, opened mail, used wiretaps illegally and conducted organized campaigns to discredit individuals and that the P.B.I. had tape recordings critical of Dr. Martin Luther King, Jr. made to be played for audiences that the late civil rights leader would be addressing.

By way of introduction, I am a retired F.B.I. agent, having serve as an agent from 1944 until retirement in 1970. Nearly twenty-five of those years were spent in domestic intelligence type investigations in the mid-south area.

I, along with many thousands of former F.B.I. agents who comprise the Cociety of Former Opecial Agents of the F.B.I., am proud of the privilege of having served our country within the F.B.I.

I can face my Maker with the knowledge and certainty that my investigative activities, as well as those of my fellow agents in the densatic and foreign intelligence field, were honorable, necessary and diligent and concentrated on one solitary and overriding purpose, namely; to protect this country, its people and institutions against the compiratorial, unrelenting and so-often devices incursions agains the safety of this country.

The central question for all of us should be: Has the F.B.I.'s investigations and operations provided the necessary and sufficient protection for the public, a protection to which it is most certainly entitled, in context with a recognition that in any free society there is and should be a prejudice and balance in favor of tolerating all but the most violent attacks on society?

let us not in our well meaning but sometimes over concern with methods rather than substance, forget that the framers of our constitution were not so sure of the invulnerability of our form of government. Otherwise they would not have placed in its preamble a mandate providing that this government is to insure its domestic tranquility and provide for its common defense. This is a never

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ending challenge as an awasome responsibilit

You, as a citizen and as a U.C. Cenator, certainly have every right and duty to follow, comment upon and report on agencies of the executive branch.

Ny deep concern is that the charges made by you on January 15, 1975, were exaggerated and taken out of context, resulting in your distinguished audience receiving distorted and misleading information which can only cause them as well as the readers of the story to lose confidence in the F.B.I. Once this transpires the entire country suffers. Sources of vitally needed information will evaporate; necessary interdepartmental cooperation will cease, all inuring to the sole benefit of the criminal, revolutionary and terrorist elements in our midst. As a lawyer and former attorney general you must realize this.

Those of us who were in the intelligence community saw and experienced history at close range and know that its actual process of evolution is so very different from what is now being presented to posterity by remarks such as yours on January 15.

The abuses alluded to by you must be reviewed on reflection in context with the times that prompted them; times of bombings, massive riots, destructive confrontations, mainings, snipings and killings, many of which were inspired, initiated and led by svowed revolutionary extremists.

These happenings were a unique, challenging and menacing threat to this country. In fact, many deceased and maimed victims of some of these barbaric acts continue to give mute testimony of their realit a testimony which far too many of us, I fear, have forgotten.

In balance, the nation's need for internal security protection intensified. Old line police investigative techniques could not cope with the problem. It became not a problem of proving criminal violations after the fact, but a problem of developing advance information, developing means of neutralizing and deterring this reasonably anticipated violence.

F.S.I. employees recognized the danger, felt that they had a responsibility to respond and, in good faith, initiated actions design to counteract and deter these groups and their designs to bring this country to its knees.

Among the counterintelligence measures taken was the now controversial Cointelpro strategy, initiated in May of 1958 and terminated in March, 1971. Moreover, the F.B.I. officials who initiated and directed this program are now deceased or retired. This was over five years ago, yet the enclosed news story has it to read as though it was yesterday.

lith regard to the investigation of Martin Luther King, Jr., the basis for that investigation is no secret. It was known to J.I. Iresidents John J. Kennedy and Lyndon Johnson, to their Attorney Generals, many members of Congress, numerous concerned Civil Rights leaders as well as to such of the media. The basis was a solenn concern for the extent of communist influence being exerted upon New, Hing plus a concern for the degree of his protracted willingness

to accept this influence, cooperation and support of communists and other elements who were more dedicated to prelaing and supporting this country's sworn and avowed enemies than in supporting their country of birth or choice of abode.

Moreover many, if not all, of the procedures and methods utilized in this investigation were known to these same U.J. leaders.

In fact, the wireten on Rev. King was authorized, in writing, by a former U.J. Attorney General, the late Robert Kennedy. The F.B.I. would have been derelict had it not conducted this investigation.

Another question is why do you feel it is so necessary to castigate the current P.B.I. under the able leadership of Clarence Kelley? I know Mr. Kelley and worked under his direct supervision in 1961, immediately prior to his October, 1961 retirement for the purpose of becoming Unief of Police at Kansas City, Missouri. It was only two years ago that Mr. Kelley returned to the F.B.I., this time as its director.

I can certify that Mr. Kelley is an eminently honest, highly competent, dedicated and God fearing man. Moreover he is admired and revered by thousands of local and state police officials throughout the country.

At the risk of being unduly unctuous I submit that instead of attacking the character and integrity of Mr. Kelley and his associates that we should be thankful that a man of his competency and integrity heads the F.B.I.

This is not meant to assume a secrosanct and plous position; for no organization is perfect, as is no individual.

Cur respective judgments as to correct methods of meeting and solving problems may not always be in accord. Moreover as a senator you have a rightful duty to oversee the activities of all agencies of the executive branch.

But please, let us not burn our bridges behind us. Too auch is in the balance. Whether we like it or not, the so-celled detente has not eliminated our foreign enemies; nor has the world-wide terrorist apparatus ceased to function. Even our friends are worried about our stability. A good example is the editorial in the January 26, 1976 issue of "U.S. News and World Report" captioned, "Is America Going Mad?" a copy of which I'm enclosing for your perusal if you've not already seen it.

It is one thing to try to correct actual shortcomings and tactics errors of our intelligence agencies, including the F.B.I., but it is quite another to wreck and descralize an agency so vital to this count by publicly labelling it as "rotten to the core" and as "the nation's most dangerous threat."

Thether or not you realize it you have demigrated a fine institution and its thousands of present and past employees.

Trankly I expect more moderation and statesmanship from my U. . Jenstor and cannot help but feel that a multitude of your other North Carolina constituents concur in this expectation.

Let us, prayerfully and forvently, terminate these ceaseless self criticism, self destructive tendencies and, in a manner of mutual cooperation and trust, seek out and institute some countervailing and constructive actions before it is too late.

Very truly yours.

William II. Lawrence

Divise Pine Lake Drive Spruce Pine, N.C. January 24, 1976

Zditor
"Asheville Citizen"
Asheville, North Carolina

ALL INFORMATION CONTAINED
HEREIN IS INCLASSIFIED
DATE 11700 BY SDAIMER

Gentlemen:

I was appalled to read the story, on page 14 of your January 16, 1976 edition, captioned: "Sen Morgan Calls F.B.I. "Most Dangerous Threat."

This story reported comments made by U.S. Senator Robert Morgan (D., N.C.) to the Asheville Area Chamber of Commerce on January 15, 1976. Therein Mr. Morgan was quoted as eaying that he considered the F.B.I. to be the nation's most dangerous threat, adding, "It's just rotten to the core." He elaborated that the F.B.I. has lied, opened mail, used wiretaps illegally and conducted organized campaigns to discredit individuals.

He said that the F.B.I. had tape recordings critical of Martin Luther King. Jr., made to be played for audiences that King would be addressing.

I feel compelled to answer Cenator Morgan in an effort to inject some countervailing balance into the Cenator's charges. I am a retired F.B.I. agent, with 27 years service prior to my 1970 retirement. Twenty-five of these years were spent in domestic and foreign inspired intelligence type operations.

I, along with many thousands of former F.B.I. agents who comprise the Society of Former Special Agents of the F.B.I., am proud to have had the privilege of serving our country within the F.B.I. ranks.

My response is that the charges made by Cenator Morgan were not only grossly exaggerated but taken out of context, resulting in his distinguished audience receiving distorted and misleading information.

Those of us who were in the intelligence community saw end experienced history at close quarters and know that its actual progress and evolution is very different from what is now being presented to posterity by remarks such as those of Senetor Morgan.

The abuses alluded to by the Denstor sust, on reflection, be viewed in context to the times that prompted them; times of bombings, massive riots, destructive confrontations, killings, maisings and peripheral atrocities, many of which were initiated by and led by revolutionary extremists. Nor should we forget the numerous riots, burged and locting of our major cities. These bappenings were a new challenging and menacing experience for this country. In fact, many deceased and maimed victims of these barbaric acts continue to give mute testimony, a testimony which far too many of us, I fear, have forgotten.

In balance, the nation's need for internal security protection intensified. F.B.I. employees recognized the danger, felt that they had a responsibility to respond and, in good faith, initiated

62-116395-1301X

actions designed to newtralize, deter and contain violent activities as well as those threatening impending violence.

Among these counterintelligence steps was the Cointelpro strategy, initiated in May of 1968 and discontinued in March, 1971, nearly five years ago. This program, now deplored by many Congressien, many in the media and others in public life, did involve programs to disrupt and neutralize certain organizations considered as a threat to our demestic tranquility.

This program was initiated as well as discontinued by officials who are either now deceased or retired.

The central question for all of us should be: Has the P.B.I., with the help of countless dedicated local police agencies and concerned citizens, provided necessary and sufficient protection for the public and country in the domestic intelligence field, in context with a recognition that in any free society there is and should be a prejudice favoring all but the most violent attacks on society?

Resember: The framers of our constitution were not so sure of the invulnerability of our form of government. Otherwise the preamble thereof would not have provided that our government is to take measures to insure its domestic tranquility and provide for its common defense. This mandate is an endless and often awasome responsibility.

With amount to the investigation of Martin Luther King, Jr., the basis for said investigation is no secret. It was known to U.S. Frestidents John F. Kennedy and Lyndon Johnson, to their Attorney Generals, to many U.S. Congressmen and even to much of the news media.

The basis was a solemn concern for the extent of communist influence being exerted upon Rev. King and a concern for the degree of his seeming protracted willingness to accept this influence, cooperation and support of communists and other elements who were more dedicated to praising and supporting this country's sworn and avowed enamies than in supporting their country of birth or choice of abode.

Moreover many, if not all of the methods of investigation were known to many of our country's leaders. For example, the wiretap on Rev. King was authorized, in writing, by former U.G. Attorney General, the late Robert Kennedy.

My question is why is it so necessary for Senator Morgan to castigate and Cavile the current F.B.I. under the enlightened and able leadership of Clarence Kelley? I know Mr. Kelley and was privileged to work under his immediate supervision in 1961, immediately prior to his retirement following which he served as Chief of Police at Esnass City, Hissouri. It was only two years ago that he returned to the F.S.I., this time as its director.

I can certify Mr. Kelley as an honest, extremely competent, dedicated and God fearing man. At the risk of appearing unduly unctuous I submit that we should be thankful that a man of Mr. Kelley's competence and integrity heads the F.B.I.

This is not to assume a secrosanct and plous position; for no organization is perfect, as is no individual. Our respective judgments as to the correct methods of meeting and solving problems may not always be in accord.

It is one thing to try to correct actual shortcomings and tactical errors of our intelligence agencies, including the F.B.T.; but, it is quite another to wreck and demoralize an agency, so vital to this country, by publicly labelling it as "rotten to the core" and as "the nation's most dangerous threat."

I expect and feel that I deserve more #deration and statesmanship from my U.S. Senator and cannot belp but feel that many of his other constituents concur in this expectation.

> William H. Lawrence 314 Swiss Pine Lake Drive Spruce Fine, H.C. 28777

: Legal Counsel

SENSTUD 75

SUBJECT

1 - Mr. Mintz - Enc.

1 - Mr. Adams - Enc. 1 - Mr. Wannall - Enc.

DATE: 1/23/76

1 - Mr. Cregar - Enc.

1 - Mr. Hotis - Enc.

1 - Mr. Daly - Enc.

Dep. AD Adm. \_ Dep. AD Inv. \_ Asst. Dir.: Admin. Comp. Syst. Ext. Affairs Files & Com. \_\_ Gen. Inv. Ident. \_ Inspection Intell. Training . Telephone Rm. Director Sec'y \_

Assoc. Dir. .

SENATE COMMITTEE ON GOVERNMENT OPERATIONS

Andy Postal, Staff Member of the Senate Select Committee and who has been working closely with Senator John Tower, Vice Chairman of the Senate Select Committee, advised that Senator Tower would like to meet with the Director prior to his testimony on Monday, 1/26/76, to discuss oversight matters and the Director's viewpoint on this topic.

Postal was informally advised of the tone of the Director's statement, intended to be given by the Director before the Senate Committee on Government Operations, and indicated that this was in line with Senator Tower's thinking.

According to Postal, Senator Tower is alarmed that the new committee is being created for oversight in addition to the already existing oversight Committees for the intelligence // community and that oversight legislation proposed so far would just create another committee for the Bureau or other agencies to respond to.

Senator Tower is concerned that the FBI, with its wide-ranging investigative responsibilities most of which are not of an intelligence nature, might be forced to report to any new committee created not only on intelligence matters but also on criminal investigative matters. Senator Tower feels that it is next to impossible to separate the intelligence functions of the FBI in the domestic or foreign intelligence area from that of organized crime or other areas of Bureau jurisdiction. He viewed it as highly unlikely that any new committee that might be created would be given exclusive oversight jurisdiction of the FBI or any other segment of the intelligence community, REC. 15 60

Enclosure

PVD:lad (8)

M8 54. FEB 3 ... 1976 989565 Page 20

Legal Counsel to Mr. Adams RE: SENSTUDY 75

#### SENATE COMMITTEE ON GOVERNMENT OPERATIONS

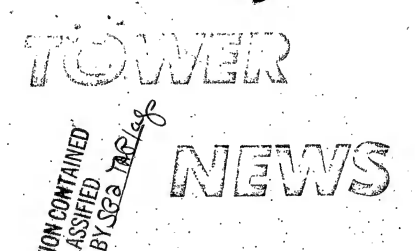
Postal also indicated that Senator Tower feels it is appropriate to leave oversight responsibilities with the Senate Judiciary Committee.

Attached for the Director's information is a copy of a statement made by Senator Tower on 1/21/76.

#### RECOMMENDATION:

That the <u>aforementioned</u> is being set forth for the Director's background for his meeting with Senator Tower which is scheduled for 9:30 a.m. on 1/26/76.

U





UNITED STATES DENATOR FOR TEXAS JOHN TOWN FOR RELEASE AT 10:00 A.M. WEDNESDAY, JANUARY 21, 1976

STATEMENT BEFORE COVERNMENT OPERATIONS COMMITTEE
BY SENATOR JOHN G. TOWER
JANUARY 21, 1976

MR. CHAIRMAN, I APPRECIATE THIS OPPOPTUNITY TO COMMENT ON THE SENATE'S OVERSIGHT OF THE INTELLIGENCE COMMUNITY OF THIS COUNTRY.

WHILE IN THE STATE OF TEXAS DURING THE HOLIDAY FECESS
I TALKED WITH A GREAT NUMBER OF INTERESTED CONSTITUENTS ABOUT
THIS VERY MATTER.

THEIR CONCERN WAS CLEAR TO HE -- DO NOT WEAKEN OR DESIREY.

THE LINCHPIN FOR THE PROTECTION OF THIS COUNTRY -- ITS INTELLI
GENCE ARM.

AS YOU KNOW, I SHARE THIS CONCERN. IT WAS THE OVERRIDING FACTOR IN MY DECISION TO ACCEPT A LEADERSHIP ROLE IN THE SELICT COMMITTEE ON INTELLIGENCE.

THE SELECT COMMITTEE HAS PURSUED THE INQUIRY MANDATED BY S. RES. 21 IN A MANNER BEFITTING ITS CRITICAL IMPORTANCE TO THE NATION. BUT IT WAS PERHAPS INEVITABLE THAT THE SURROUNDING EVENTS WOULD GAIN SUFFICIENT MOMENTUM TO POSE THE DANGER OF A PROFOUND ADVERSE IMPACT UPON THE NATION'S INTELLIGENCE CAPABILITY.

PUBLIC RELEASE OF SECRETS BY PAST AND PRESENT GOVERNMENT OFFICIALS -- FORMER EMPLOYEES OF THE CIA WHO SERVED AS AGENTS ABROAD, THE SELECT COMMITTEE'S OWN REPORT ON ATTEMPTED ASSASSINATION OF FOREIGN LEADERS AND "LEAKS" FROM THE COMCRESS ITSELF -- HAS GIVEN THE AMERICAN PEOPLE A SENSATIONALIZED VIEW OF INTELLIGENCE ACTIVITIES OF THE GOVERNMENT.

IT HAS SADLY EECONE FASHIONABLE TO PLAY POLITICS WITH SECRETS. TO DISAGREE WITH A SECRET OPERATION OF THE CIA, ANY-MORE, DOES NOT MEAN TO CONSIDER QUIETLY THE COURSES OF ACTION, BUT, RATHER, TO HINT DARKLY OF IT, OR TO DISCLOSE IT TO THE MEDIA.

AGAINST THIS BACKDROP OF SPREADING CONCERN FOR OUR CONTINUING INTELLIGENCE EFFECTIVENESS AND THE CLEARLY MANDATED WILL OF THE SENATE THAT PROBLEMS AND ABUSES BE IDENTIFIED AND CORRECTIVE ACTION PECONMENDED, UMERE WARRANTED, THE TEMPTATION TO INVOKE EXPEDITIOUS RESOLUTION IS JUSTIFIABLY PRESENT. IT HAS BEEN ARGUED THAT ESTABLISHMENT OF A SINGLE INTELLIGENCE OVERSIGHT COMMITTEE IN EACH HOUSE WOULD LIMIT THE OPPORTUNITY FOR DISCLOSURE WHILE MAXIMIZING THE CHANCES FOR CLOSE MONITORING AND OVERSIGHT OF INTELLIGENCE ACTIVITIES.

THIS APPROACH IS THE CORNERSTONE OF THE POSITION ADVOCATED BY THE CHAIRMAN. I AM NOT PREPARED TO ACCEPT THE LUGISLATION AS DRAFTED BY THE SELECT COMMITTEE BECAUSE I BELIEVE THAT SERIOUS ANALYSIS WILL REVEAL IT TO BE BOTH A PREMATURE AND SIMPLISTIC SOLUTION TO AN EXTREMELY COMPLICATED SET OF PROBLEMS.

IT IS PREMATURE BECAUSE MANY OF THE PROBLEMS IDENTIFIED BY OUR INQUIRY RAISE QUESTIONS OF THE CORRECTNESS OF GURRENT INTELLIGENCE COMMUNITY ORGANIZATION -- PROBLEMS UNICH THE PRESIDENT HAS INDICATED HE WILL ADDRESS IN AN UPCOMING REORGANIZATION PROPOSAL.

ACTIVITIES CAN BE MEATLY DIVORCED FROM OTHER ACTIVITIES OF THE AFFECTED AGENCIES AND DEPARTMENTS AND THAT AN ATTEMPT TO VEST INTELLIGENCE JURISDICTION IN A SINGLE COMMITTEE IS WORKABLE UNDER THE EXISTING JURISDICTIONAL SCOPE: OF SENATE COMMITTEES.

NEITHER ASSUMPTION IS CORRECT.

EVERY MEMBER OF THIS PANEL CAN READILY ENVISION THE PROBLEMS WHICH WILL FASUE WHEN WE ATTEMPT TO EXAMINE IN THE JUDICIARY COMMITTEE THAT PART OF THE JUSTICE DEPARTMENT WHICH RELATES TO THE FBI'S LAW ENFORCEMENT MISSION WHILE AT THE SAME TIME DEALING WITH THE BUREAU'S "INTELLIGENCE ACTIVITIES" IN THE PROPOSED INTELLIGENCE OVERSIGHT COMMITTEE, FOR MONTHS WE HAVE BEEN UNABLE TO DRAW A CLEAR LINE BETWEEN LAW ENFORCEMENT AND SOME "INTELLIGENCE ACTIVITIES". A LABEL ADOPTED FOR THE PURPOSE OF COMPLYING WITH THE AUTHORIZATION PROCESS MANDATED BY THIS DRAFT WOULD DO LITTLE TO IMPROVE THE SITUATION. ANALOGOUS PROBLEMS EMERGE WHEN THE PROGRAMS OF OTHER AGENCIES AND DEPARTMENTS ARE CONSIDERED.

TO SAY THAT THE COMPREHENSIVE PROPOSAL CONSIDERED BY THE SELECT CONSIDERED BY THE SELECT CONSIDERED BY THE OF IT AND OTHER PROPOSALS UNDER CONSIDERATION BY THIS COMMITTEE.

FOR EXAMPLE WE MUST TAKE CLEAR STEPS TO INSURE THAT MO INDIVIDUAL, INCLUDING MEMBERS OF CONGRESS, MAY UNILATERALLY RESORT TO PUBLIC DISCLOSURE AS A VEHICLE FOR EXERCISING A ONE-PERSON VETO OVER ANY SECRET OPERATION WHICH HE OPPOSES OR FINDS OBJECTIONABLE:

THAT OME INDIVIDUAL IN THIS SOCIETY COULD SO FRUSTRATE
THE PURSUIT OF FOREIGN POLICY IS UNTHINKABLE.

IN ATTEMPTING TO CORRECT ABUSES AND EXAMINE THE PROPRIETY

OF INTELLIGENCE PROGRAMS AND ACHIEVE CONSENSUS REGARDING THE

PROPER ROLE OF THE LUGISLATIVE BRANCH, WE MUST NOT THROUGH THE

PROLIFERATION OF BODIES HAVING ACCESS TO SE SITIVE INFORMATION

BECOME THE UNWITTING PARTNERS OF THOSE WHO WOULD COMPROMISE EITHUR

THE SAFETY OF DEDICATED INTELLIGENCE PERSONNEL OR THE OVERALL

CAPABILITY AND CREDIBILITY OF ORGANIZATIONS CHARGED WITH MAINTAIN
ING OUR SECURITY.

RECENTLY, THE CHAIRMAN OF THE SELECT COMMITTEE SPOKE TO ANOTHE ASPECT OF THIS PROBLEM.

HE PROPOSED CRIMINAL SANCTIONS AGAINST FORMER ACENTS OF THE CIA WHO DISCLOSE NAMES OF FELLOW CIA AGENTS.

I ENDORSE THE CHAIRMAN'S APPROACH AND WOULD JOIN HIM IN SEEKING EARLY ENACTMENT OF LEGISLATION CLOSING THE GREAT GAPS IN CURRENT NON-DISCLOSURE SANCTIONS.

GOING BEYOND THE QUESTION OF SUCH SANCTIONS, WE MUST ALSO PROVIDE TO THE CITIZENS OF THIS COUNTRY THE ASSURANCE THAT THE GOVERNMENT'S INTELLIGENCE AGENCIES WILL NOT BE TURNED UPON THEM. BUT JUST AS SURELY MUST WE PROVIDE AN EFFECTIVE MEANS FOR THE PRESERVATION OF INTELLIGENCE ACTIVITIES IN PURSUIT OF AMERICAN FOREIGN POLICY.

THIS WE CAN AND MUST DO.

WHILE I TOO INITIALLY LEANED TOWARD THE CREATION OF A SEPARATE OVERSIGHT COMMITTEE, I AM NOW OF THE VIEW, BASED UPON THE EXPERIENCE OF THE SELECT COMMITTEE'S INQUIRY, THAT HASTE AND ''S SIMPLICITY MAY BE THE ENEMY OF SOLUTION.

THE SELECT COMMITTEE'S FINAL REPORT, WHICH UNDER S. RES.

21 MUST BE MADE AVAILABLE TO THE SENATE AT THE END OF NEXT MONTH
WILL BE THE CULMINATION OF A VERY EXTENSIVE INVESTIGATION INTO
THE MISDEEDS OF OUR INTELLIGENCE AGENCIES, BOTH DOMESTIC AND
FOREIGN. AS ENVISIONED FROM THE OUTSET THE COMMITTEE'S REPORT
SHOULD BE OF ASSISTANCE TO THE SENATE COMMITTEES HAVING OVERSIGHT
OVER THE VARIOUS AGENCIES CONDUCTING INTELLIGENCE OPERATIONS.

FROM THIS FINAL REPORT IT IS HOPED THAT THE CONSIDERATION OF REMEDIES AND NECESSARY REFORM CAN PROCEED IN A SPIRIT OF POSITIVE COOPERATION WITH THE EXECUTIVE BRANCH.

THIS CONSIDERATION AND COOPERATION SHOULD BE THE PROVINCE OF THE PRESENT STANDING COMMITTEES, WHERE THE REPORT ON INTELLIGENCE OPERATIONS CAN BE VIEWED FROM THE PERSPECTIVE OF THE ROLE INTELLIGENCE PLAYS IN SUPPORTING COVERNMENTAL OBJECTIVES IN THE ARMAS OF NATIONAL DEPENSE, FOREIGN RELATIONS, AND INTERNAL SECURITY.

AT THE VERY LEAST WE SHOULD NOT BEGIN, AS THE PROPOSED

SELECT COMMITTEE DRAFT BILL DOES, WITH THE ASSUMPTION THAT THESE
BODIES ARE INCOMPETENT TO PURSUE IMPLEMENTATION OF THE FINDINGS
AND RECOMMENDATIONS OF THE SENATE SELECT COMMITTEE.

TO DISAGREE WITH THIS PROPOSAL FOR ANOTHER COINTITEE IS
NOT TO DISAGREE WITH THE PRINCIPLE OF OVERSIGHT. EXISTING COM-

FURTHER, TO TREAT INTELLIGENCE ACTIVITIES OF OUR GOVER ELLIT AS SOMETHING THAT CAN BE SEPARATED FROM THESE PRIMARY GOVERNMENTAL PURPOSES MAY WEAKEN THE ABILITY OF THESE COMMITTEES TO OBTAIN THE VALUABLE INFORMATION THEY NEED TO MAKE THE CRITICAL DECISIONS IN THEIR RESPECTIVE AREAS.

THIS SAME ISSUE OF THE EXTENSIVE SUPPORT THAT OUR INTELLIGENCE AGENCIES PROVIDE TO OTHER BRAUCHES AND DEPARTMENTS ALSO HAS A PRACTICAL EFFECT. IT IS UNCLEAR IN THE SELECT CONDITTEE'S BILL UNION COMMITTEE OF THE SENATE WOULD HAVE JURISDICTION OVER PROGRAMS THAT HAVE A PRIMARY MISSION OF NATIONAL DEFENSE AS WELL AS AN INCIDENTAL, BUT HIGHLY IMPORTANT, INTELLIGENCE MISSION.

BECAUSE OF THE SENSITIVE NATURE OF THESE MATTERS, I CAMMOT ELABORATE ON THIS QUESTION IN THIS OPEN SESSION BUT SUGGEST TO YOU THAT THE THREE COMMITTEES PRESENTLY SHARING INTELLIGENCE OVERSIGHT BE CONSULTED PRIVATELY.

ANOTHER AREA FOR CONCERN IS THE PRINCIPLE ADVANCED IN
THE CURRENT DRAFT OF THE PROPOSED ELL WHICH ALLOWS PUBLIC DISCLOSHRE OF TOP SECRET ENFORMATION IF THE COMMITTEE DEEMS IT IN
THE NATIONAL INTEREST AND THE SENATE BY A SIMPLE MAJORITY AGREES.

I WOULD OPPOSE ANY EFFORT ON THE PART OF THE LEGISLATIVE
BRANCH TO REQUIRE PRIOR NOTICE, CONSULTATION OR APPROVAL BEFORE
THE INITIATION OF SECRET OPERATIONS IN A FOREIGN COUNTRY IN SUPPORT
OF FOREIGN POLICY. SUCH A GRANT OF AUTHORITY TO ANY COUNTRY IN
UCCLD CLEARLY TUPATE THE PRESIDENT'S COMPANY TOTAL PORTO MOTION

IN HIS STATE OF THE UNION ADDRESS PRESIDENT FORD REJECTED SUCH INTRUSIONS INTO THE EXECUTIVE'S TRADITIONAL POLE CITING ...
THE INTENT OF THE FRAMERS OF THE CONSTITUTION. HE STATED:

"THE FORLIGN RELATIONS OF THE UNITED STATES CAN BE CONDUCTED EFFECTIVELY ONLY IF THERE IS STRONG CENTRAL" DIRECTION THAT ALLOWS FLEXIBILITY OF ACTION. THAT RESPONSIBILITY CLEARLY RESTS WITH THE PRESIDENT."

IN CONCLUSION, MR. CHAIRMAN I COMMEND TO YOU THE FUNCTIONING OF THE U.S. INTELLIGENCE COMMUNITY. THE SELECT CONMITTEE MAS FOUND THE CIA, THE DEFENSE INTELLIGENCE AGENCY, THE NATIONAL SECURITY AGENCY AND OTHERS TO HAVE PEOPLE WHO SERVE IN A HIGHLY PROFESSIONAL AND DISCIPLINED MANNER WHO ARE CONCERNED ABOUT THE PROTECTION OF THIS COUNTRY'S SECRETS, AND AN EFFECTIVE AND RESPONSIBLE INTELLIGENCE CAPABILITY.

THE SELECT COMMITTEE AND THE PUBLIC HAVE BEEN TOLD THAT
IN SPITE OF THEIR DISCIPLINE THE MORALE OF THE STAFFS OF THESE
AGENCIES IS AT AN ALL-TIME LOW, AND THEIR EFFECTIVENESS BOTH.
HERE AND ABROAD, HAMPERED.

ALL THAT I SUGGEST IS THAT THE SENATE DELIBERATIONS THAT EFFECT THE COMMUNITY NOT IN ANY WAY CONTRIBUTE TO THIS PRESENT, AND, I HOPE, TRANSITORY PROBLEM. THE QUESTIONABLE PRACTICES THAT CAME TO THE ATTENTION OF THE SELECT COMMITTEE AFTER THE MOST EXTENSIVE INVESTIGATION EVER OF A GOVERNMENT ORGANIZATION, HAVE BEEN THE RARE EXCEPTION, RATHER THAN THE RULE.

WE CANNOT SACRIFICE THE DEFENSE OF OUR NATION FOR YEARS
TO COME BASED UPON MOMENTARY CONCERN OVER WHAT APPEAR TO BE
ABERRATIONS IN OUR EXPERIENCE WITH OUR INTELLICENCE STRUCTURE.

OPTIONAL FORM NO. 10 5010-106 MAY 1962 EDITION GSA GEN. REG. NO. 27 UNITED STATES GOVERNMENT  $\it 1emorandum$ 1 - Mr. Mintz 1 - Mr. Wannall Ext. Affairs DATE: 1/19/76 Files & Com. \_ Mr. J. B. Adams 1 - Mr. Cregar 1 - Mr. Hotis FROM Legal Counsel 1 - Mr. Daly SUBJECT: SENSTUDY 75 Training . Telephone Rm. Director Sec'v On 1/16/76, Michael Epstein of the Senate Select Committee requested that Ronald E. Thompson be made available for Staff interview concerning his knowledge of telephone monitoring procedures in the Director's Office. RECOMMENDATION: That Ronald E. Thompson be released from any existing employment agreement for purposes of Staff interview before the Senate Select Committee concerning the aforementioned topic. Representative of from off. Cons Aft. will be presen REC-15162 -11637 - Personn File - Ronald E. JAT: 23 1976 ALL INFORMATION CONTAINED

EB 3 1976 22 Doc1d: 32989565 Page 28

TELETYPE

SAN DIEGO

Wannall

1/21/76

1 - Mr. Cregar 1 - Mr. Mintz URGENT

1 - Mr. Hotis

1 - Mr. Daly

1 - Mr. Coulson

FEDERAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION

FROM: DIRECTOR FBI

SAC

SENSTUDY 75

PLAINTEXT

TO:

JAN 21 1976 37Pa

REFERENCE BUREAU TELETYPE TO ALL SPECIAL AGENTS IN CHARGE DATED MAY 2, 1975, CAPTIONED "SENSTUDY 75." BUREAU TELETYPE TO ALL SPECIAL AGENTS IN CHARGE DATED SEPTEMBER 10, 1975, CAPTIONED "SENSTUDY 75."

BUREAU TELEPHONE CALL TO SAN DIEGO JANUARY 20, 1976.

MICHAEL MADIGAN, STAFF MEMBER SENATE SELECT COM-MITTEE, HAS ADVISED THAT HE WILL BE IN SAN DIEGO, CALI-FORNIA, ON JANUARY 22, 1976, AND DESIRES TO INTERVIEW SPECIAL AGENTS C. JORDON NAYLOR AND EARL M. PETERSEN OF THE SAN DIEGO DIVISION AND FORMER SPECIAL AGENTS EUGENE F. OLSEN AND ROBERT S. BAKER RESIDING IN THE SAN DIEGO AREA. THESE INTERVIEWS WILL BE CONFINED TO THE AREA OF THE "SECRET ARMY ORGANIZATION" AND TO INFORMA REC-50 (1) -TION GIVEN BY HOWARD BARRY GODFREY, FORMER BUREAU Faler

INFORMANT.

5 JAN 26 1976

1 - Personnel File - Special Agent, C. Jordon Naylor
 1 - Personnel File - Special Agent, Earl M. Petersen
 1 - Personnel File - Former Special Agent, Eugene L. Olsen
 1 - Personnel File - Former Special Agent, Robert S. Baker

DOC: c1h, (13)

See Note, Page 2

TELETYPE UNIT

DocId:32989565 NW 55122

Assoc. Dir. -Dep. AD Adm. \_ Dep. AD Inv. \_\_\_ Asst. Dir.:

Admin. . Comp. Syst. \_ Ext. Affairs -Files & Com. \_\_

intell.

Laboratory \_ Plan. & Eval. \_

Spec. Inv. \_ Training -Legal Count

GPO: 1975 O

SPECIAL AGENTS NAYLOR AND PETERSEN AND FORMER SPECIAL AGENTS OLSEN AND DAKER ARE RELEASED FROM THEIR EMPLOY-MENT AGREEMENT TO GIVE STATEMENTS CONCERNING THE TOPICS MENTIONED ABOVE.

SAN DIEGO SHOULD ADVISE FORNER SPECIAL AGENTS:
OLSEN AND BAKER TO EXPECT TO BE CONTACTED BY MICHAEL
MADIGAN.

MENTS GIVEN TO THE CONSISTED STAFF ARE VOLUNTARY. THEY HAVE A RIGHT TO AN ATTORNEY AND IN THEY DESIRE ONE THEY SHOULD NOTIFY FRI HEADQUARTERS, ATTENTION, OFFICE OF LEGAL COUNSEL.

FOR FURTHER INFORMATION SEE REFERENCED TELETYPES.

ANY QUESTIONS REGARDING THEIR INTERVIEWS SHOULD BE REFERRED TO FBI HEADQUARTERS. OFFICE OF CONGRESSIONAL AFFAIRS.

NOTE: This teletype will act as authority to release the above mentioned agents and former agents from existing employment agreement. Reference teletypes contain full information concerning interviews. This matter has been coordinated with the Intelligence Division. UNITED STATES GOVERNMENT

## Memorandum

TO

R. Wannall WWW Mr. W.

Deegan

SUBJECT:

SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC) - Mr. J. B. Adams

- Mr. J. A. Mintz - Mr. W. R. Wannall

1 - Mr. W. O. Cregar DATE: 1/15/76

- General Investigative Gen. Inv. Division

- Mr. J. G. Deegan

- Mr. J. T. Aldhizer

Camell. 1 Laboratory Plan. & Eval. Training Telephone Rm.

Assoc. Dir. Dep. AD Ad

Dep. AD

Asst. Dir.: V

Comp. Syst. Ext. Affairs

Admin.

On 1/2/76 Dr. Joseph William Magee, a former FBI Special Agent who retired in 1965, was interviewed by SSC Staff Member Michael Epstein. During this interview Magee told Epstein of his recollection of an obscure news story of an event in North Carolina a number of years ago when it was developed that some of Martin Luther King's associates had illegally sold a number of rental automobiles and that the news account indicated that no prosecution was authorized by the Department of Justice, possibly on the basis that the Department of Justice did not then want to disrupt the civil rights activities of King's associates.

Mr. Wannall advised that Mr. Adams requested Winformation in Bureau files relating to the above statement by former SA Magee. Intelligence Division personnel handling SSC requests regarding Martin Luther King, Southern Christian Leadership Conference (SCLC) and related files were canvassed and it is believed the below incident is the one to which Maged is referring in his statement.

Bureau file 26-355537 captioned "Harold Belton Andrews, aka, et al; ITSMV; ITSP-Conspiracy" contains results of ITSMV investigation by Atlanta wherein the principal subject Andrews allegedly stole four automobiles for subsequent sale to the SCLC, headed by King. Investigation disclosed one of these stolen vehicles had been in possession of Hosea Williams, Director of Voter Registration of SCLC. Due to the ramification involving SCLC and the civil rights movement, the Criminal Division of the Department of Justice directed prosecution in the case rather than the U. S. Attorney in Atlanta &

62-116395 26-355537

JTA:adn a (9)

CONTINUED

OVER

m85411ANp3 914976989565 Page 31

Memorandum to Mr. W. R. Wannall Re: U. S. Senate Select Committee On Intelligence Activities

During investigation Andrews alleged the automobiles were sold at well below the market value and that he was assisted in the operation by Morris Finley, an associate of Williams. Andrews and Finley were convicted on ITSP charges in 1966 but Williams was not prosecuted or indicted. The Department of Justice considered presentation of evidence against Williams to a Federal Grand Jury, however, in 1967 the FBI was advised by the Criminal Division of the Department that the Department and the Assistant U. S. Attorney in Atlanta were in agreement that the evidence obtained against Williams was largely undocumented, oral in nature and of insufficient strength to warrant prosecution. The investigation was closed.

It is also noted that on 6/20/66 our telephone surveillance of SCLC was discontinued upon receipt of instructions from Attorney General Nicholas de B. Katzenbach. Katzenbach was concerned about jeopardizing the possible prosecution of Williams on ITSMV charges in connection with the Andrews case.

The ITSMV investigative file contains an article by Drew Pearson and Jack Anderson in which Andrews alleges Department prosecutors tried to persuade him not to testify because it might case a revolution in this country if high officials in SCLC were arrested. A copy of this article is attached.

#### ACTION:

For information.

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The Washington Merry-Go-Round

THE WASHINGTON POST Wednesday, June 26, 1968

## Called for Violence

#### By Drew Pearson and Jack Anderson

rection City rebellion was en-billy clubs." couraged by scripture-quoting, lence from the beginning.

swarmed into the Agriculture | ferent story. Department for their first constraint.

auto-theft ring. The Justice tion's voter registration drive. Department sent three attorneys to Atlanta to make sure produced only four ears, "The Justice Department," explosions the case was handled deli-which he stole from auto agen- he told us, "didn't attempt to nearby homes. cately.

"The case against Hosea thief."

April 22, that Williams was shortages in the SCLC books. urging the Southern Christian For several weeks, Andrews to testify. Leadership Conference to cooperated with the FBI in Leadership Conference to cooperated with the FBI in They said it might cause a Moss, Calif., John Dingell overturn the late Dr. Martin making a case against Wil-revolution in this country if Mich., Brock Adams, Wash. Luther

picnic is over. We are coming out of these shacks. Police will To a large extent, the Resur. have a ,chance to use their

psalm-singing Hosea Williams, keys to a stolen car in his posthe confessed thief, Harold Before his demonstrators Andrews, told the FBI a dif-

He claimed he had made a frontation with police, they deal with a middle man, huddled with Williams for named Morris Finley, to delast-minute instructions. Fed-liver 17 stolen cars complete They also ordered restraint Leadership Conference. Wil-FBI linked Williams with an purchases for the organiza-

As it happened, Andrews was insufficient evidence to lie equipped these with stolen States and Mexico." prosecute Williams. The trial license plates, forged registra-

Williams," Chancey told us, sold the hot cars for only a had made the deal for the sto-"depended entirely upon the fraction of the amounts shown len cars. Andrews also told have Reps. James Broyhill, Re testimony of a convicted car on the bills of sale. Williams the jury that the special Jus-publican, and Horace Korene asked him to pad the bills of tice Department prosecutors We reported as early as sale, Andrews said, to cover

policy monitored phone calls, for ex-were arrested," he acclared and Ottinger, N.Y., all Dem Or June 8. Jehoricus heavy ample, between Andrews and from the stand.

Williams exhibit his foliobed diminey. Williams' name was Judge Signey O. Smith re-House bill.

at Resurrection City: "The prominently mentioned in the flused to accept evidence that conversations.

#### Justice Intervenes

When the case was pre-The same Hosea Williams sented to the grand jury the was caught in 1966 with the Justice Department took it out of the hands of the local the direct action leader, who session. He swore that he had U.S. Attorney and sent three had been clamoring for vio- no idea the car was stolen. But special attorneys to Atlanta. The grand jury indicted Andrews and Finley, completely ignored Hosea-Williams.

U.S. Attorney Charles Goodson said the Justice Department had never perviously intervened in a stolen-car case eral authorities ordered re with false registration papers during his tenure in Atlanta. to the Southern Christian Andrews' attorney, William pipeline Q'Kelley, who spent two years USA will be carefully in two years carlier when the liams was in charge of auto in the U.S. Attorney's office, said he had handled every sto-lof len-car prosecution during the Upon the outcome will depend 1959-61 period.

cies at Washington National advise me in a single case, in-A Justice Department Airport, Newark, N.J., Day-cluding one that involved 100 working overtime to kill the spokesman told us that there tona Beach, Fla., and Atlanta. cars from all over the United tougher Senate version of the cars from all over the United tougher Senate version of the States and Mexico." Pipeline Safety bill, and have

attorney, Allen Chancey of tion cards and phony bills of the witness stand in his own morce Committee. Recently Goodson's office, agreed. defense and repeated under they have been getting loca He swore to the FBI that he oath his charge that Williams "on three different occasions" had tried to persuade him not

nonviolent liams and Finley. The FBI these high officials in SCLC Joseph Vigorito, Pa., and Rich

might have implicated Wil liams. The trial was not con cerned, the Judge said, with the decision about who should have been presecuted.

"The decision disturbs me," he said, "but it's not my prob lem. Whoever made the dec' sion will have to live with it."

Note: Both Andrews and Finley were convicted.

#### Gas Line Safety

A showdown as to whethe: the 700,000-mile network of criss-crossing the spected comes up in the House Representatives whether or not more pipelin will endange:

The lobbyists have beer At the trial, Andrews took succeeded in the House Com utility companies to pressure. their Congressmen. They also gay, Democrat, both of North Carolina, as their spokesmen.

A drive will be made on the House floor by Reps. Johr

2 - Mr. J A. Mintz (1 - Mr. J. B. Hotis) 1 - Mr. W. R. Wannall 1 - Mr. W. O. Cregar 1 - Mr. R. D. Hampton January 23, 1976 The Attorney General Director, FBI U. S. SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC) Reference is made to SSC letter dated January 15, 1976, containing a request for delivery of certain FBI materials. Enclosed for your approval and forwarding to the SSC is the original of a memorandum which is our response to Part II of the above request. Also enclosed for your records is a copy of this memorandum. Enclosures (2) ALL INFORMATION CONTAINED HEREIN IS PNCLASSIFIED 62-116395 1 - The Deputy Attorney General Attention: Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination RDH: 1hb /hb (9) 5 JAN 27 1976 Dep. AD Adyl. Dep. AD Inv. Asst. Dir.; Admin. Comp. Syst. \_ Ext. Affairs ... Files & Com. \_ Inspection ... Intell. Laboratory Plan. & Eval. .... Training ... GPO 954-546

2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. R. D. Hampton

62-116395

January 23, 1976

U. S. SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

Reference is made to SSC letter dated January 15. 1976, containing a request for delivery of certain FBI materials concerning FBI investigation of the Sugar Lobby.

This memorandum effects delivery of material responsive to Part II.

1 - The Attorney General

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

DATE 11/7/00 BY 5122A

RDH: 1hb | hb

(8)

ORIGINAL AND ONE COPY TO AG

NOTE:

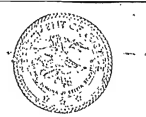
A copy of referenced request is attached to the file copy of this memorandum. A set of the materials being delivered is being retained by the Senstudy Project.

Comp. Syst. ... Ext. Affairs .... Files & Com. ... Ident. ... Intella ..... Plan. & Eval. \_\_\_ Spec. Inv. .... Training \_\_ Legal Coun. \_\_ Telephone Rm, \_\_\_

Assoc. Dir. \_ Dep. AD Adm. -Dep. AD Inv. ... Asst. Dir.: Admin. \_

MAIL ROOM

DocId:32989565



OF CE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

Ost Vin his

JAN 1 9 1976

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM: Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: SSC Letter Dated January 15, 1976

Attached is a letter from the SSC dated January 15, 1976. Please arrange for an appropriate response to Parts 2 and 3 of this letter. We have asked the Attorney General's Office to arrange for a response to Part 1.

Consolor Shours

ALL FRI INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE II TOO EYELLAND

cc: Paul Daly

6. JAN



62-11-275-1295

Phank Chunch, Idaho, Chairman John G. Tower, Texas, Vice Chairman

PHILIP A. HART, MPH. WALTER F. MONDALE, MIGH. WALTER P. HUDDLI STON, KY. ROBERT MOHDAÑ, N.CT QARP HART, C FO. HOWARD H. BAKER, JR., TENN, BAHRY GOLDWATER, AR CHARLES MC C. MATHIA BICHARD S. SCHWEIKER,

WILLIAM G. MILLER, STAFF DIRECTOR FRI DERICK A. O. SCHWARZ, JR., CHIEF COURSEL CURTIS R. SMOTHLES, MINORITY COUNSEL Almited States Senate

SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTILLIGENCE ACTIVITIES

(PURSUANT TO S. RCS. 21, 14TH CONGRESS)

WASHINGTON, D.C. 20510

January 15, 1976

Michael E. Shaheen, Jr., Esq.
Special Counsel for Intelligence Coordination
Office of the Deputy Attorney General
U. S. Department of Justice
Washington, D. C. 20530

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 17/00 BY SPEAMING

Dear Mike:

This request for materials for delivery to the Senate Select Committee is in three parts.

#### Part I

2+ +0AG 1-DAG -

A. A summary of pertinent information regarding the electronic surveillances referred to in the Justice Department memorandum filed in the case of Szulc v. Erhlichman on December 12, 1975, at page 26. The memorandum reads as follows:

occasion following the decision in <u>Zweibon</u>, has authorized an application, and has received a judicial warrant, for a foreign intelligence surveillance in exigent circumstances in which the surveillance was deemed necessary for foreign intelligence purposes but the information available was not deemed sufficient to satisfy the requirement that the subject or subjects of the surveillance was or were agents of, or active collaborators with, a foreign power or a foreign political party.

A statement of the policies of the Attorney General which are reflected in these electronic surveillances.

STELLON STELLON

102-116395-1295

NW 55122 DocId:32989565 Page 37

Michael E. Shaheen, Jr., Esq.
Page Two

January 15, 1976

Part II

- A. The Sizoo to Belmont memorandum of February 10, 1961, regarding Hoover-Kennedy discussion.
- . B. The FBI memoranda submitted to the Attorney General on or before February 10, 1961, referred to in item A above.
  - C. The Evans to Parsons memorandum of April 15, 1961, regarding termination of "intensive coverage".
  - D. The Wannall to Sullivan memorandum of November 21, 1966, and all materials summarized therein.
- E. Any memoranda prepared for the Attorney General, the Deputy Attorney General, or the Associate Deputy Attorney General in 1974-1975 pertaining to the above.
- ·F. Any memoranda submitted to the Attorney General on or shortly before February 16, 1961, referring to Mrs. Christine S. Gallagher.
  - G. All material similar to the above pertaining to the reasons for and termination of the electronic surveillances of Mrs. Gallagher and others authorized by the Attorney General on June 26, 1962.
- H. Any additional materials reflecting the guidance or interest of the Attorney General, the President, or the State Department with respect to the electronic surveillances of Mrs. Gallagher, the Agriculture Department officials, and the lobbyists involved in the above.
- I. Materials pertaining to any other instances where a member of Congress or a Congressional staff member has been the subject of non-consensual warrantless FBI electronic surveillance.

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 117 00 BY SPEAULY

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### Part III

- A. A summary of material upon which the FBI has based its assessment of the potential for terrorist violence in connection with the Bicentennial.
- B. A summary of the FBI's intelligence-gathering activities used to collect the material upon which the above assessment is based.
- C. A description of the organization of the FBI Intelligence Division for the supervision of intelligence activities pertaining to terrorism.
- D. A description of the types of information requested and received from other agencies, including other federal agencies, state and local agencies, private agencies, and foreign government agencies, regarding terrorist activities.
- E. A description of the practices and procedures of the FBI for assessing intelligence about terrorist activities.
- F. A description of the practices and procedures of the FBI for the dissemination of assessments and/or intelligence regarding terrorist activities, including the identities of federal agencies and the types of other agencies to whom the assessments and/or intelligence are disseminated.

The Committee also requests that the information under Part III be covered in a staff briefing on or before January 23, 1976. This information will also be covered in the executive session hearing scheduled for January 27, 1976.

Michael E. Shaheen, Jr., Esq. Page Four

January 15, 1976

The desired deadline for delivery of material in Parts I and II is on or before January 22; the deadline for delivery of the material in Part III will be determined by staff discussions.

Sincerely,

John T. Elliff

Director

Domestic Intelligence Task Force

5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION
WASHINGTON, D. C. 20535
Addressee: SENATE SELECT COMMITTEE
TR LHM Memo Report dated 1/23/76
U.S. Senate Select Committee (SSC). (SSC letter 1/15/76, Part II)
¥
Originating Office FBI
Delivered by: Date: 2/6/76
Received by Jale a Schuart
Title: Clark
Return this receipt to the Intelligence Division, FBI

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 11700 BY SPEAUMKP

RUCTIONS ON REVERSE

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	BEFO	ORE	CC

CLASSIFI AS	APPROPRIATE	te oom cerma.
TO: Intelligence Community Staff	FROM:	
ATTN: Central Index	FBI	
SUBJECT: Abstract of Information Provide	ed to Select Committees	
<ol> <li>HOW PROVIDED (check appropriate term. If a document for review but not transmitted, so note.)</li> </ol>		
DOCUMENT BRIEFING INTERVIEW TE	3/76	
3. TO WHOM PROVIDED (check appropriate term; add speci	fic names if appropriate)	
SP		
X ssc		
HSC		
<ol> <li>IDENTIFICATION (provide descriptive data for docume interviewee, testifier and subject)</li> </ol>	nts; give name or identification	number of briefer,
Memorandum and enclosures		
remotation and enclosures		
		r
<ol> <li>IN RESPONSE TO (list date and item number if in res wise state verbal request of (name), initiative, su</li> </ol>		6. CLASSIFICATION OF INFORMATION (enter U, C, S, TS or
SSC remiest 1/15/76 Book TT		Codeword)
SSC request 1/15/76, Part II		U
<ol> <li>KEY WORDS (enter the appropriate key words from the used underline for emphasis)</li> </ol>	list provided separately; if key	words not listed are
Intelligence Collection		
Information Handling		
8. SUMMARY (see reverse side before completing this it	em)	

Material provided concerning investigation of Sugar Lobbying Activity.

ALL INFORMATION CONTAINED

62-116395

ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX AJD:1hb (4) IN CONNECTION WITH SENSTUDY 75.

CLASSIFY AS APPROPRIATE

#### INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY - enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.

RE - HOUSTUDY <u>62-116464-</u>
OR
SENSTUDY <u>62-116395-1295</u>

NOTE:

THIS IS A PERMANENT CHARGE OUT FOR A XEROX COPY/COPIES OF "JUNE" MAIL THAT WAS INCLUDED IN COPIES OF FBI DOCUMENTS FURNISHED TO THE ATTORNEY GENERAL BY MEMO/LETTER DATED 1-23-76 IN RESPONSE TO REQUEST(S) MADE BY EITHER THE U.S. SENATE OR HOUSE SELECT COMMITTEES ON INTELLIGENCE. THE COPY/COPIES OF THE "JUNE" MAIL DATED AS INDICATED BELOW HAS/HAVE BEEN REMOVED FROM THIS ENCLOSURE MATERIAL TO BE FILED IN THE APPROPRIATE HOUSTUDY OR SENSTUDY "JUNE" FILE INDICATED ABOVE, LOCATED IN THE SPECIAL FILE ROOM OF THE RECORDS SECTION.

DATE(S)	OF MAIL: 2-2-6/		
REMOVEĎ	BY: 12) andlow	DATE	REMOVED: 10-6-76

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE II 7 00 BY STANKE

2 - Mr. J. A. Mintz (1 - J. B. Hotis) 1 - Mr. W. R. Wannall

The Attorney General

February 5, 1976

Director, FBI 62-116375-1294X REC-5U

1 - Mr. W. O. Cregar 1 - Mr. J. G. Deegan

U. S. SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC) 1 - Mr. E. F. Glenn 1 - Mr. S. Klein

Reference is made to the January 20, 1976, SSC letter forwarded from the Department of Justice by letter dated January 21, 1976, containing requests for information from the FBI.

Enclosed for your approval and forwarding to the Committee is the original of a memorandum which is responsive to some of the requests.

A copy of the memorandum is being furnished for your records along with a set of the materials to which SSC access is to be considered by the Department of Justice.

Enclosures (2)

ALL INFORMATION CONTAINED HEREIN SANCLASSIFIED TANK

SEE NOTE PAGE 2

62-116395

1 - Deputy Attorney General

Michael E. Shaheen, Jr. Attention: Special Counsel for

Intelligence Coordination

SK:klm

Assoc. Dir. Dep. AD Adm. \_ Dep. AD Inv.

Asst. bir.:

Comp. Syst. Ext. Affairs Files & Com.

Gen. Inv. \_

Inspection .

GPO: 1975 O - 569-920

The Attorney General

## NOTE:

The material prepared for access to the SSC represents a portion of that requested in SSC letter dated 1/20/76. Other portions have been responded to separately. Copies of documents we propose for access to the SSC are being forwarded to the Department for approval prior to advice to the SSC. This is based on the fact that these documents might affect a civil suit of which the Department has an interest (Peter Bohmer, et al., v. Richard Milhous Nixon, et al. (U.S.D.C., S. D. California) Civil Action No. 7S-4-T.). Attached below the yellow of the enclosed LHM is a copy of the SSC request dated 1/20/76.

2 - Mr. J. A. Mintz (1 - J. B. Hotis)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. J. G. Deegan

1 - Mr. E. F. Glenn

February 5, 1976

1 - Mr. S. Klein

U. S. SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

Reference is made to the January 20, 1976, letter of the SSC containing requests for information from the FBI.

This memorandum is in response to Items 2 and 3 of that letter which requested access to material pertaining to Howard Barry Godfrey and the Secret Army Organization.

All pertinent communications responsive to Items 2 and 3 as delineated above are available for review at FBI Headquarters by appropriately cleared SSC Staff Members.

1 - The Attorney General

SK: klm (10)

62-116395

ALL INFORMATION CONTAINED HEREIN, IS UNCLASSIFIED

ORIGINAL AND ONE TO AG

This document is prepared in response to your request and is not for dissemiration original your Committee. Its use is limited to official proceedings by your Committee and the content may not be disclosed to unauthorized personnel without the express approval of the FBI.

Ext. Affairs \_\_\_ Files & Com. \_\_ Ident. Inspection \_\_\_\_ Intell. .... Laboratory \_ Plan. & Evol. \_\_ Spec. Inv. \_\_\_\_ Training \_\_\_ Legal Coun. \_\_\_ Telephone Rm. \_\_\_

Assoc. Dir. \_\_ Dep. AD Adm. \_ Dep. AD Inv. \_\_ Asst. Dir.: Admin. \_ Comp. Syst. \_\_\_

Director Sec'y \_\_\_ MAIL ROOM [ TELETYPE UNIT

NW 55122 DocId; 32989565

5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535
Addressee: SENATE SELECT COMMITTEE
Ception of Document:    LTR
्रा क्रिकेट के किया कि
1/20/76, items 2 and 3
Originating Office: FBI
Delivered by: 10 Starsines Date: 2/11/76
Received by: Michael Mushy
Title: Club
Return this receipt to the Intelligence Division, FBI
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ALL INFORMATION CONTAINED
HEREIN IS JUNCLASSIFIED
DATE 111100 BY SPALMICE

SEE INSTRUCTIONS ON REVERSE

BEFORE COMPLETING.

TO: Intelligence Community Staff ATTN: Central Index

FROM:

FBI

Abstract of Information Provided to Select Committees SUBJECT:

1. HOW PROVIDED (check appropriate term. If a document was made available

2. DATE PROVIDED

for review but not transmitted, so note.)

DOCUMENT

BRIEFING

INTERVIEW

TESTIMONY

OTHER

2/5/76

3. TO WHOM PROVIDED (check appropriate term; add specific names if appropriate)

X SSC

HSC

4. IDENTIFICATION (provide descriptive data for documents; give name or identification number of briefer, interviewee, testifier and subject)

#### Memorandum

5. IN RESPONSE TO (list date and item number if in response to formal request, otherwise state verbal request of (name), initiative, subpoena, etc.)

SSC letter 1/20/76. Items 2 and 3

6. CLASSIFICATION OF INFORMATION (enter U, C, S, TS or Codeword)

U

7. KEY WORDS (enter the appropriate key words from the list provided separately; if key words not listed are used underline for emphasis)

## Information Handling Operating Procedures

8. SUMMARY (see reverse side before completing this item)

Memorandum stating access given to material regarding former FBI informant and the Secret Army Organization.

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 117100 BY

62-116395

SJM: 1hb (4)

ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX IN CONNECTION WITH SENSTUDY 75.

TREAT AS YELLOW

3791 (6-75)

ENERGIA 62-116395-1294X

#### INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.



## OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

JAN 21 19/6

TO: John A. Mintz, Assistant Director

Legal Counsel Division

Federal Bureau of Investigation

FROM: Michael E. Shaheen, Jr.

MKE Special Counsel for Intelligence

& Coordination

SUBJECT: SSC Letter Dated January 20, 1976

Attached is a letter dated January 20, 1976, from the Senate Select Committee requesting access to and delivery of various FBI materials. Please arrange for an appropriate response.

62-116395-1294X REC-60 7 MAR 5 1976

ALL PEI INFORMATION CONTAINED HEREIN SUNGLASSITED DATE 1100 EY SOAM (P

"ENCLOSURE IN BULKY ROOM"

ENGLOSURE

cc: Paul Daly



JOHN G. TOWER, TEXAS, VICE CHAIRMAN PHIL. A. HART, MICH. WALTER F. MONDALE, MINN. WALTER D. HUDDLES FON, KY. ROBERT MORGAN, N.C. GARY HART, COLO.

HOWARD H. BAKER, JR., TENN. MARRY GOLDWATER, AL RICHARD S. SCHWEIN

WILLIAM G. MILLER, STAFF DIRECTOR FASDE, 'CK A. O. SCHWARZ, JR., CHIEF COUNSEL CURTIS R. SMOTHERS, MINORITY COUNSEL

United States Benate

SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (PURSUANT TO S. RES. 21, 14TH CONGRESS) WASHINGTON, D.C. 20510

January 20, 1976

Michael E. Shaheen, Jr., Esq. Special Counsel for Intelligence Coordination Office of the Deputy Attorney General U. S. Department of Justice Washington, D.C. 20530

Dear Mike:

The Select Committee requests the following materials for access or delivery as appropriate:

> Access to all material furnished to the FBI by the CIA from a source known to the FBI as "COLGS" and who was handled as a source under the heading "racial extremist matters". The initial access should concentrate on material received in the period June 1970 to June 1971. source reported primarily on the Black Panthers. The CIA has already given the Committee staff access to the material in their possession relating to this source.

15

Access to all materials pertaining to Howard Berry Godfrey, previously identified to the Committee and in public as an FBI informant, during the period 1967-1972.

Access to all materials pertaining to the group in California known as the Secret Army Organization.

Delivery of all materials pertaining to the unlawful entry conducted against domestic surveillance target in October 1963 referred to in FBI memorandum dated January 13, 1976.

4.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE IL MIN BY STALLIE

62-116395-1294X

Michael E. Shaheen, Jr. Dage 2

January 20, 1976

Please advise FBI liaison with the Committee to notify Mr. Burt Wides of the staff when access to Item 1 is ready, Mr. Mike Madigan of the Committee staff when access to Items 2 and 3 are ready, and myself if there are any problems with delivery requested in Item 4.

Sincerely,

John T. Elliff

elut. Ellefy

Director

Domestic Intelligence Task Force

OPTIONAL FORM NO. 10 MAY 1962 EDITION GSA FPMR (41 CFR) 101-11.6 UNITED STATES GOVERNMENT

# Memorandum

JANUARY 16 AND 17, 1976

TO : Mr. J. B. Adams

: Legal Counsel

FBI CHARTER REFORM CONFERENCE AMERICAN UNIVERSITY

1 - Mr. Mintz 1 - Mr. Hotis

1 - Mr. Daly DATE: 1-21-76

Assoc. Dir. Dep. AD Adm. \_ Dep. AD Inv. Asst. Dir.: Admin. Comp. Syst. . Ext. Affairs Files & Com. \_ Gen. Inv. Ident. Inspection Training Telephone Rm. Director Sec'y

During conversation with Alan Parker, Chief Counsel, House Subcommittee on Civil and Constitutional Rights, concerning the Director's testimony of 2-3-76, Parker informed SA Paul V. Daly of the fact he attended captioned conference along with many other representatives of various Congressional committees. Parker said that he was very impressed with the presentation and responses given by the Bureau's representative, Inspector John B. Hotis. Parker thought the conference was beneficial and that Inspector Hotis' explanations and responses to various questions and issues raised were excellent. He further stated that this view was shared by others in attendance. He based this on conversations he has had with other Congressional staff, members subsequent to the conference.

## RECOMMENDATION:

None. For information.

F/-1 REC-14

PVD: dkg (5)

ALL INFORMATION CONTAINED

JAN 23 1976



## OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

JAN 21 1976

TO: John A. Mintz, Assistant Director

Legal Counsel Division
Federal Bureau of Investigation

FROM: Michael E. Shaheen, Jr.

Mike by Special Counsel for Intelligence

Coordination

SUBJECT: SSC Letter Dated January 20, 1976

Attached is a letter from the <u>Senate Select Committee</u> requesting clearance of certain FBI materials pertaining to Leonard B.

Boudin. Please arrange for an appropriate response.

ALL PEI INFORMATION CONTENING

ALL PEI INFORMATION CONTENING

DATE IN 20 1576

Frank Church, Ìdaho, Chairman John G. Tower, Texas, Vice Chairman

PHILIP A. HART, MICH.
WALTER P. MONDALE, MINN.
WALTER D. HUDDLESTON, KY.
ROBERT MORGAN, N.C.
GARY HARTLOOCE.

HOWARD H. BAKER, JR., BARRY GOLDWATER, ARI CHARLES MC C. MATHIAS, JR., MD. RICHARD S. SCHWEIKER, PA.

WILLIAM G, MILLER, STAFF DIRECTOR FREDERICK A. O. SCHWARZ, JR., CHIEF COUNSEL CURTIS R. SMOTHERS, MINORITY COUNSEL

## United States Benate

SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES

(PURSUANT TO S. RES. 21, 14TH CONGRESS)

WASHINGTON, D.C. 20510

January 20, 1976

Michael E. Shaheen, Jr., Esq. Special Sounsel for Intelligence Coordination Office of the Deputy Attorney General U. S. Department of Justice Washington, D.C. 20530

Dear Mike:

Attached is a collection of FBI materials pertaining to Mr. Leonard B. Boudin. The FBI has suggested that the Select Committee request clearance of these materials. Consequently, I am requesting that you arrange with the FBI for appropriate excision of these materials. You will note that they are not classified. I have indicated by pencil the excisions which appear appropriate for public release.

Sincerely,

John T. Elliff

Director

Domestic Intelligence Task Force

RECEIVED JAN 21 1976 TO

ALL INFORMATION CONTAINED
HEREIN IS UNICLASSIFIED
DATE 11 100 BY SPEAUMICE
DATE 11 100 BY SPEAUMICE
DATE 11 100 BY SPEAUMICE

62-116395-1291



### OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

JAN 21 19/6

TO: John A. Mintz Assistant Director

Legal Counsel Division

Federal Burgau of Investi

FROM: Michael Es Shaheen, Jr.

MKE & Special Counsel for Intelligence

Coordination

SUBJECT: SSC Letter Dated January 20, 1976

Attached is a letter dated January 20, 1976, from the Senate Select Committee requesting access to and delivery of various FBI materials. Please arrange for an appropriate response.

ST 115

REC-51 62-111-375-1290

# JAN 23 1373

Paul Daly cc:

ALL INFORMATION CONTAINED

Frank Church, Idaho, Chairman John G. Tower, Texas, Vice Chairman

PHIL: A. HART, MICH.
WALTER F. MONDALE, MINN.
WALTER D. HUDDLESTON, KY.
ROBERT MORGAN, N.C.
GARY HART, COLO.

HOWARD H. BAKER, JR., BARRY GOLDWATER, AS CHARLES MC C. MATHING, MD. RICHARD S. SCHWEIKER, A.

WILLIAM G. MILLER, STAFF DIRECTOR
THEDEMICK A. O. SCHWARZ, JR., CHIEF COUNSEL
CURTIS R. SMOTHERS, MINORITY COUNSEL

Alnited States Senate

SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES

(PURSUANT TO S. RES. 21, MTH CONGRESS)

WASHINGTON, D.C. 20510

January 20, 1976

Michael E. Shaheen, Jr., Esq.
Special Counsel for Intelligence Coordination
Office of the Deputy Attorney General
U. S. Department of Justice
Washington, D.C. 20530

Dear Mike:

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- 1. Access to all material furnished to the FBI by the CIA from a source known to the FBI as "COLGS" and who was handled as a source under the heading "racial extremist matters". The initial access should concentrate on material received in the period June 1970 to June 1971. This source reported primarily on the Black Panthers. The CIA has already given the Committee staff access to the material in their possession relating to this source.
- 2. Access to all materials pertaining to Howard Berry Godfrey, previously identified to the Committee and in public as an FBI informant, during the period 1967-1972.
- Access to all materials pertaining to the group in California known as the Secret Army Organization.
- 4. Delivery of all materials pertaining to the unlawful entry conducted against domestic surveillance target in October 1963 referred to in FBI memorandum dated January 13, 1976.

RECEIVED JAIN 21 19/6

ALL FBI INFORMATION CONTAINED HEREINISTINGLASSIED DATE IN TOO BY SPZ ALMYP

Page 586 2 - 116395- 1290

Michael E. Shaheen, Jr. Fage 2

January 20, 1976

Please advise FBI liaison with the Committee to notify Mr. Burt Wides of the staff when access to Item 1 is ready, Mr. Mike Madigan of the Committee staff when access to Items 2 and 3 are ready, and myself if there are any problems with delivery requested in Item 4.

Sincerely,

John T. Elliff

Director

Domestic Intelligence Task Force

Date of Mail <u>1/15/76</u>		
Has been removed and placed in the Specia	al File Room of Re	cords Section
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See File 66-2554-7530 for authority.		ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11 7 00 BY SP2ALM G
Subject JUNE MAIL SENST	<u>JDY</u> 75	
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	File Number	62-116395-1289

Permanent Serial Charge Out

ate of Mail <b>1/14/76</b>		
s been removed and placed in	the Special File Room o	f Records Section.
e File 66-2554-7530 for authori	ty.	ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 117 100 BY SPEALMER
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		62-116395-1288

Permanent Serial Charge Out

Federal Bureau of Investig Office of Associate Director . 1976 \_Mrs. Metcalf ector Mr. Callahan Mr. Jenkins Assoc. Dir. Mr. Adams Dep. AD Dep. Ald Inv \_ Mr. Ash Asst. Dir .: \_\_\_ Mr. Bassett Admin. \_ \_\_\_ Mr. Cleveland nComp. Syst. \_ \_\_\_ Mr. Cochran \_\_\_ Mr. Decker Ext. Affairs \_ \_\_\_ Mr. Gallagher Files & Com. \_ \_\_\_ Mr. Hoxie. Gen. Inv. \_\_\_ Mr. McDérmott ldent. \_\_\_\_ al\_\_\_ Mr., Mintz Inspection \_ 'n \_\_\_ Mr. Mooney Intell. \_\_ Mr. Moore∧ Laboratory \_ √Mr. Walsh Legal Coun. \_ n Mr. Wanngli Plan. & Eval. \_ Spec. Inv. \_\_\_ Mr. Mack Training \_\_\_ \_\_\_ Mr. Feeney Telephone Rm. \_\_\_ Mr. O'Connell Director Sec'y \_ \_\_\_ Mrs. Mutter \_\_\_ Mrs. Haines \_\_\_ Miss A. Southers \_\_\_\_ M Room Mr. Keller encered as to this matter with was melaned to in of lower hus commune B. Adams Room 7010, Ext. 5555 NW 55126 DOET #82989565 Page 62

PRINT ABSTRACTS=A7/# NEXT=B OR B//# ENQUIRY=C (C) NYTIMES. SEE ABSTRACT OR YEAR. NONTIMES MATERIAL PERMISSION 72 OF 36 NYT/JNL 193- 9-17. 27: 1 6/WGA 12/LIN 260-75-34 1020419/IDN J IA MEMORANDUM MADE PUBLIC DURING SEPT 16 HEARING CONDUCTED BY EN SELECT COM ON INTELLIGENCE REVEALS THAT CIA SECRETLY USED TYC SUBWAYS TO TEST VULNERABILITY OF SUBWAY SYSTEMS TO BIOLOGICAL-WARFARE ATTACK: CIA REPTDLY FLOODED NYC SUBWAYS WITH 'HARMLESS SIMULANT' OF DISEASE-CARRYING GAS TO PROVIDE MEANS OF ASSESSING THREAT OF INFECTION TO SUBWAY PASSENGERS AND DEMONSTRATE FOW TO USE SUCH ATTACK OFFENSIVELY; MEMO SAYS RESULIS PROVIDED INFORMATION ON DISTRIBUTION AND CONCENTRATION OF ORGANISMS WHICH ARE OBTAINED AND DATA PROVIDED MEANS OF ASSESSING THREAT OF INFECTION TO SUBWAY PASSENGERS; SAYS STUDY PROVIDED THREAT MODEL AND INFORMATION ON EASE OF DISSEMINATION AND METHODS OF DELIVERY WHICH COULD BE USED OFFENSIVELY (M) 62-116395-1286 Abstract of attached article 5 JAN 26 1976 5- AM | ENCLOSUM ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED W 551 4 1 6 6 2329 1076 5 Page 63

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(2)	JEH	4026	Mr. Wannall	<u>-</u>	_	JEH	4155	Mr. Anderson	
	JEH	4026	Mr. Leavitt		$\dashv$	JEH	4147	Mr. Dare	
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_	JEH	4026	Mrs. Cuozzo			JEH	4133	Mr. Ennulat	
	JEH	4012	Mrs. Liskey		-	JEH	4147	Mr. Green	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
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4	JEH	4123	Mr. Redfield	1		JEH	1B327	Mail Room	
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	JEH	4123	Mrs. Chadkey	ricz					
	JEH	4147	Miss Cronaue	er				RECORDS SECT	ION
	JEH	4155	Mrs. Hemming	,way		JEH	4905	Consolidatio	n Unit
	JEH	4133	Mrs. Moody	19		JEH	4543A	Name Searchi	ng
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FROM	FROM INTELLIGENCE DIVISION, CI-2 SECTION					G	JEH	ROOM	4063
MONIFF					PHO	DNE	463	6 DATE	1/16/76
32989565 Page 64									FORM DOJ-35

former Laboratory Special Agent employee 3. William Magee when being interviewed by SSC. It should be noted that, in contact with CIA, our Liaison Agent was advised that in reality the vulnerability study was conducted by the Army with CIA playing a minor but interested role.

If any additional information is needed concerning attached, please advise.

JM

tent wif League

Subway Here Used To Assess Threat Of a Germ Attack Sep. 1221.27:1

WASHINGTON, Sept. 18— Central Intelligence Agency se-creity used the New York City subways to test the vulnerabil-ity of subway systems to a biological-warfare attack, the Senate Select Committee on Intelligence learned today. The test, said a C.L.A memo-randum made public during the panel's brazing. "provided a means of assessing the threat of infection to subway passen-gers" and demonstrated how to use such an attack "offen-sively." Congressional sources asid C.I.A. officials had said that

use such an attack "offenaively."
Congressional sources said
C.I.A. officials had said that
the agency, in the test, flooded
the New York subways with a
"harmless simulant" of a discase-carrying gas.
When the test was performed
and how long, it lested were not
disclosed. The memorandum,
giving some details of an 18year socret project to develop
poisons, biochemical weapons
and the means of delivering
them, was written in October,
1967.
Of the New York subway
project, it said:
"In anticipation of a future
need for information and to
establish a capability, a study
of vulnerability of authway systems to covert attack was conducted.
"The suitability of the sys-

"The suitability of the sys-tems was assessed and evalutems was assessed and evalu-ated covertly, utilizing the New York City subways as the trial

York City subways as the unas model.

"Results provided information on distribution and contential of the contential of assessing the threat of infection to subway passengers. The study provided a threat model and information on ease of dissemination and methods of delivery which could be used offersively."

Officials of the Transk Authority in New York were not available for comment.



e his position regarding Nouse intellig

Tal Smith Promoted HAL TION, Sept. 10 (UP) Tal Smith recently hired as the Houston Action general manager, was named execu-tive vice president today of ASEPS TO AS OF HE

## Vail Fails As Mets Win in 18

By MURRAY CHARS

Mike Vall-sterred the game with a 23-game bitting streak and ended it in a alump. The flets' accitting rookle walked his first time at but and made a variety of oigh, in his seven efforts. His batting average plummeted 22 points. If that had happened in the stock market, financial experts would have saringd of a decession, and the stock market, financial experts would have saringd of a decession, and the stock market, financial experts would have saringd of a decession, and the stock market, financial experts would have saringd of a decession, and the stock market, financial experts would have saringd he want to be enthough, the Meter out, bases-loaded walk to Del Unser in the 18th imming.

The four arraight balls to Unser ended the latest Meter marathon at 12.39 A.M., 4 hours 28 minutes after it began, It was the longest game in the majors this season and equaled the fifth longest game in the Meter zony history. As long as it was, though, it still was dwarfed by the 25-inning affair with St. Louis a year and five days ago.

Although the Expos took a 3-0 lead, starting with Bob Bailey's home run on the second pitch of the game, a hit that, was long forgotten by the end, the Met crew of pitchers was brilliant in the final 13 innings, limiting Montreal to two hits.

The Expo pitchers weren't so bad themselves, but De Mola finally weakened in his sixth inning of work. With One out, Roy Stalger, who entered the game in the 14th, singled, and with two out, Mike Phillips streked his third single Jerry Grote then hetted for Rick Baldwin and walked on a 3-2 pitch.

"Unser, who had singled home the lying run in the number of the same in the 14th, singled, and with two out, was the next batter and his bat never moved. Deviota threw four pitches and all were halls.

If Unser, who had singled home the lying run in the number of the same in the 14th, singled, and with two out, was the next batter and his bat never moved. Deviota threw four moved. Perhota threw four minutes whith the relayedy few remaining fans hady altered

nver, wore an Expo tri-colored hat and let in-the box next

Continued on Page 83, Column 3

Continued From Page 31

to the Montreal dugout. His uncle, Charles is the chair-tien of the board of the 2002.

Vall entered the game with at least one hit in his previous 23 games and both the fans and his teammates focused their attention on him. After Don Carrithers walked him in the first in-thing the 23-year-old left-hander took a third called strike in the third and grounded into a force play in the sixth.

Then he hit a fly hall for the warning track in left field that put Unser into position to score the Meta's second run in the eighth, struck out in the 10th, flied out in the 12th, grounded out while trying to bunt in the 17th.

He hit two balls that came close to being hits. In the

the 17th.

He hit two balls that came close to being hits. In the sixth, he hit a long fly to right field that curved foul and landed in the stands. It brought the other Mets out of the dugout to watch and evoked groams from the crowd when it veered foul.

Then, in the 18th, he has a grounder that Tom Fols the shortstop, hesitated for an instant fielder hithrew. The play has close, he the upplie, Art William

hitting tying the registerif in the ni He ali conjoint made in out and he star Cartefu left-field slipped.

run heio Dav

MAY 1962 EDITION UNITED STATES GOVERNMENT Memorandum 1 - Mr. Mintz 1 - Mr. Adams 1 - Mr. Wannall DATE: 1/9/76 Mr. B. Adams 1 - Mr. Cregar 1 - Mr. Hotis FROM Legal Counsel 1 - Mr. Daly SUBJECT: -TESTIMONY GIVEN BY DIRECTOR KELLEY BEFORE THE SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES ON DECEMBER 10, 1975 Attached is a corrected copy of Director Kelley's testimony before the Senate Select Committee on 12/10/75. These corrections were made in coordination with the Intelligence Division. The questions raised during testimony are being responded to separately. The deadline for return of the testimoney has been extended per mark Fiterstein to 1-16-76. RECOMMENDATION: That the attached corrected testimony be furnished expeditiously to the Senate Select Committee by the Office of Congressional Affairs. ALL INFORMATION CONTAINED 134 117 Enclosure were rieder JAN 20 1979 as well as others already noted\_ (9)Page 67

# Memorandum

'Mr. J. B. Adams

ROM Legal Counsel

SUBJECT: SENSTUDY 75

1 - Mr. Mintz

1 - Mr. Moore

1 - Mr. Wannall

DATE: 1/13/76

1 - Mr. Cregar

1 - Mr. Hotis

1 - Mr. Daly

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Assoc. Dir. \_\_\_\_ Dep. AD Adm. \_

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Director Sec'y

Pat Shea, Senate Select Committee Staff Member advised on 1/12/76 the recommendations of captioned Committee concerning Congressional oversight of the intelligence community have not been finalized as of this date. Shea, who is responsible for the preparations of the Senate Select Committee in this area, has been discussing the various options relating to oversight available to the Committee with other Congressional Committees, representatives of the White House and various components of the intelligence community. Complicating the Senate Select Committee's recommendation concerning oversight is an internal dispute in the Senate between the Rules Committee and Government Operations Committee as to which should have initial review of oversight recommendations. At the present time, it appears Governmental Operations will review the recommendations. Additionally, the Senate Judiciary Committee and in particular Senators Tunney and Kennedy object to a new oversight Committee of the Senate having jurisdiction over domestic intelligence activities. They advocate the new Committee be limited to foreign counterintelligence operations and the Judiciary Committee would exercise oversight over the remaining areas of Bureau operations.

Shea stated he believes that the ultimate recommendations by the Committee will be along the lines of the position taken by the Judiciary Committee. He is aware of the problems in defining what is foreign counterintelligence and what is domestic counterintelligence and of the complications in the creation of an oversight Committee with a limited mandate would cause especially in view of the limited percentage of Bureau operations which might be subject to the review of that oversight Committee. He also expressed his view that the Bureau budgetary set up currently does not allow for a separate review of counterintelligence expenditures.

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5 JAN 20 1978

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8 4 JAN 28 1976

Legal Counsel to Mr. Adams RE: SENSTUDY 75

Shea stated that the recommendations of the Senate Select Committee will be presented by Senators Church and Tower to the Senate Government Operations Committee on 1/21/76 in open testimony. He suggested that it would be appropriate for Bureau representatives to meet with him to go over their tentative oversight recommendations and furnish him their observations of same. Shea indicated that he would be receptive to such a meeting in about two or three days after he has had a chance to discuss this matter with the White House and Senators on the Senate Select Committee.

### RECOMMENDATION:

That representatives of the Legal Counsel Division and Intelligence Division meet with Shea to review and furnish observations concerning the recommended oversight of Bureau operations by the Senate Select Committee.

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1/15/76 dated

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Milligard



## FICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

JAN 1 9 1976

John A. Mintz, Assistant Director

Legal Counsel Divisip

Federal Bureau of Investigation

FROM:

Michael E. Shaheen, Jr.

Special Counsel for Intelligence

SUBJECT:

SSC Letter Dated January 19, 1976

Attached is a letter from the SSC dated January 19, 1976 requesting access to various FBI documents at the FBI's Chicago office. Please have someone call Steve Blackhurst of my staff to discuss an appropriate response to this re quest.

ST. 1150

62-116395-1280

7 JAN 22 1976

DENOTIFIED

Paul Daly cc:

Frank Church, Idaho, Chairman John G. Tower, Texas, Vice Chairman A. Hart, Mich. Howard H. Baker, J

PHILIP A. HART, MICH.
WALTER F. MONDALE, MINN.
WALTER D. HÜDDLESTON, KY.
ROBERT-MORGAN, N.G.
GA#? HART, COLO,

HOWARD H. BAKER, JR., TENN. BARRY GOLDWATER, ARIZ. CHARLES MC C. MATHIAS, J. MD RICHARD S. SCHWEIKER, P

A' WILLIAM G. MILLEN, STAFF DIRECTOR FREDERICK A. O. SCHWARZ, JR., CHIEF COUNSEL CURTIS'R. SMOTHERS, MINORITY COUNSEL Alnited States **L**nate

SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES

(PURSUANT TO S. RES. 21, \$4TH CONGRESS)

WASHINGTON, D.C. 20510

January 19, 1976

Michael E. Shaheen, Jr., Esq. Office of Deputy Attorney General U.S. Department of Justice Room 4313 Washington, D.C. 20530

Dear Mike:

Our investigation into the FBI's intelligence operations against the Black Panther Party in Chicago, Illinois, has reached a critical stage and we submit the following document request with that understanding, as well as the fact that this Select Committee is due to end in the very near future.

We are therefore requesting that the materials enumerated in the attached document request be made available to Select Committee staff, as soon as possible, for study in the FBI's Chicago office.

Yours truly,

John T. Elliff

Director

Domestic Intelligence Task Force

Encl.



ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 1117/00 BY SPZALMICP

Page 72 6 2 -1/6 3 93 - 1280

- 1. The 90-day progress letters submitted by Chicago office to FBI Headquarters in the COINTELPRO operations against Black Nationalist-Hate Groups.
- 2. All FBI inspection reports or other reports relating to the existence of weapons in possession of the Chicago Black Panther Party at the apartment at 2337 West Monroe Street, Chicago, Illinois.
- 3. Any informant reports which would indicate that BPP member William O'Neal was involved in criminal activity while a member of the BPP.
- 4. Copies of reports made as a result of information supplied by William O'Neal, FBI informant within the Chicago BPP, to FBI Special Agents.
- 5. Access to FBI files in Chicago, on Fred Hampton, Mark Clark, Jeff Forte, Blackstone Rangers, The Woodlawn Organization, Rev. John Fry, Nathaniel Junior, Charles La Paglia, Chicago Chapter of the Black Panther Party.
- 6. Copies of memoranda or letters between the FBI and IRS regarding the finances of: Fred Hampton, Bobby Rush, The Chicago Black Panther Party, Rev. John Fry, Charles La Paglia.
- 7. The file of informant William O'Neal.



## OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530



JAN 1 9 1976

TO: John A. Mintz, Assistant Director

Legal Counsel phylision

Federal Bureay of Investigation

FROM: Michael E. Shaheen, Jr.

Special Counsel for Intelligence

Coordination

SUBJECT: SSC Letter Dated January 15, 1976

Attached is a letter from the SSC dated January 15, 1976. Please arrange for an appropriate response to Part 2 and 3 of this letter. We have asked the Attorney General's Office to arrange for a response to Part 1.

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ST. 1151 62-11-395- 1279

7 JAN 22 1976

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DATE IN 1/00 BY SPEAMICE

LEGAL /POUSEL

cc: Paul Daly

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Frank Church, Ìdaho, Chairman John G. Tower, Texas, Vice Chairman

PHILIP A. HART, MICH,
"WALTER F. MONDALE, MINN.
WALTER D. HUDDLESTON, KY.
ROBERT MORGAN, N.C.
GARY HART, C. V.O.

HOWARD H. BAKER, JR., T BARRY GOLDWATER, ARIZ. CHARLES MC C. MATHIAS, JR., MD. RICHARD'S. SCHWEIKER, PA.

WILLIAM G. MILLER, STAFF DIRECTOR FREDERICK A. O. SCHWARZ, JR., CHIEF COUNSEL CURTIS R. SMOTHERS, MINORITY COUNSEL

### United States Senate

SELECT COMMITTEE TO
STUDY GOVERNMENTAL OPERATIONS WITH
RESPECT TO INTELLIGENCE ACTIVITIES
(PURSUANT TO S. RES. 21, 14TH CONGRESS)
WASHINGTON, D.C. 20510

January 15, 1976

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 11700 BY SPALMER

Michael E. Shaheen, Jr., Esq.
Special Counsel for Intelligence Coordination
Office of the Deputy Attorney General
U. S. Department of Justice
Washington, D. C. 20530

Dear Mike:

This request for materials for delivery to the Senate Select Committee is in three parts.

#### Part I

- A. A summary of pertinent information regarding the electronic surveillances referred to in the Justice Department memorandum filed in the case of Szulc v. Erhlichman on December 12, 1975, at page 26. The memorandum reads as follows:
  - . . . the Attorney General, on at least one occasion following the decision in Zweibon, has authorized an application, and has received a judicial warrant, for a foreign intelligence surveillance in exigent circumstances in which the surveillance was deemed necessary for foreign intelligence purposes but the information available was not deemed sufficient to satisfy the requirement that the subject or subjects of the surveillance was or were agents of, or active collaborators with, a foreign power or a foreign political party.

A statement of the policies of the Attorney General which are reflected in these electronic surveillances.

62-116375-1279

- NW 55122 DocId:32989565 Page 75

Michael E. Shaheen, Jr., Esq. Page Two

January 15, 1976

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#### Part II

- A. The Sizoo to Belmont memorandum of February 10, 1961, regarding Hoover-Kennedy discussion.
- B. The FBI memoranda submitted to the Attorney General on or before February 10, 1961, referred to in item A above.
- C. The Evans to Parsons memorandum of April 15, 1961, regarding termination of "intensive coverage".
- D. The Wannall to Sullivan memorandum of November 21, 1966, and all materials summarized therein.
- E. Any memoranda prepared for the Attorney General, the Deputy Attorney General, or the Associate Deputy Attorney General in 1974-1975 pertaining to the above.
- F. Any memoranda submitted to the Attorney General on or shortly before February 16, 1961, referring to Mrs. Christine S. Gallagher.
- G. All material similar to the above pertaining to the reasons for and termination of the electronic surveillances of Mrs. Gallagher and others authorized by the Attorney General on June 26, 1962.
- H. Any additional materials reflecting the guidance or interest of the Attorney General, the President, or the State Department with respect to the electronic surveillances of Mrs. Gallagher, the Agriculture Department officials, and the lobbyists involved in the above.
- I. Materials pertaining to any other instances where a member of Congress or a Congressional staff member has been the subject of non-consensual warrantless FBI electronic surveillance.

January 15, 1976

#### Part III

- A. A summary of material upon which the FBI has based its assessment of the potential for terrorist violence in connection with the Bicentennial.
- B. A summary of the FBI's intelligence-gathering activities used to collect the material upon which the above assessment is based.
- C. A description of the organization of the FBI Intelligence Division for the supervision of intelligence activities pertaining to terrorism.
- D. A description of the types of information requested and received from other agencies, including other federal agencies, state and local agencies, private agencies, and foreign government agencies, regarding terrorist activities.
- E. A description of the practices and procedures of the FBI for assessing intelligence about terrorist activities.
- F. A description of the practices and procedures of the FBI for the dissemination of assessments and/or intelligence regarding terrorist activities, including the identities of federal agencies and the types of other agencies to whom the assessments and/or intelligence are disseminated.

The Committee also requests that the information under Part III be covered in a staff briefing on or before January 23, 1976. This information will also be covered in the executive session hearing scheduled for January 27, 1976.

Michael E. Shaheen, Jr., Esq. Page Four

January 15, 1976

The desired deadline for delivery of material in Parts I and II is on or before January 22; the deadline for delivery of the material in Part III will be determined by staff discussions.

Sincerely,

John T. Elliff

Director

Domestic Intelligence Task Force



#### OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

JAN 1 9 1976

TO:

John A. Mintz Assistant Director Legal Counsel Division Federal Burgar of Investigation

Michael E. Shaheen, Jr.

Special Counsel for Intelligence

SUBJECT:

SSC Letter Dated January 19, 1976

Attached is a letter from the SSC dated January 19,

Please arrange for an appropriate response.

ALL THE INFORMATION CONTAINED

REC-5T

62-114395= 1278

7 JAN 22 1976

cc: Paul Daly

PHILIP A. HART, MICH.

WALTER F. MONDALE, MINN.
WALTER D. HUDDLESTON, KY.
ROSERT MORGAN, N.C.
RICHARD S. SCHWE
RICHARD S. SCHWE
PA. HUDDLESTON, KY.
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PA. HICHARD S. SCHWE

ORGAN, N.C. RICHARD S. SCHWE A.T., COLO. WILLIAM G. MILLER, STAFF DIRECTOR FREDERICK A. O. SCHWARZ, JR., CHIEF COUNSEL, CURTIS P. SMOTHERS, MINORITY COUNSEL

United States Senate

SELECT COMMITTEE TO
STUDY GOVERNMENTAL OPERATIONS WITH
RESPECT TO INTELLIGENCE ACTIVITIES
(PURSUANT TO S. RES. 21, 94TH CONGRESS)

WASHINGTON, D.C. 20510

January 19, 1976

Michael E. Shaheen, Jr., Esq.
Office of the Deputy Attorney General
U. S. Department of Justice
Washington, D.C. 20530

Dear Mike:

The Senate Select Committee requests delivery as soon as possible of the following:

All material pertaining to the authorization and purpose of SAC letter No. 63-27(F), June 11, 1963 captioned "Investigations of Rightest or Extremist Groups". This material should include any material reflecting the interest, authorization, or knowledge of this matter by the Attorney General, the President, and officials of the Justice Department and White House staff. In addition, the Committee requests material reflecting Bureau authorization of all investigations conducted pursuant to paragraph two of the above SAC letter.

Please advise FBI liaison with the Committee to telephone me when any material response to this request has been compiled.

Sincerely,

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 11 7/00 BY SPACE

John T. Elliff

Dly Ellips

Director

Domestic Intelligence Task Force

RECEIVED STATES

ENGLOSURE

Page 86/2-116375-1278

r. J. A. Mintz (1 - Mr. J. B. Hotis) 1 - Mr. W. R. Wannall 1 - Mr. W. O. Cregar 1 - Mr. K. A. Mendenhall The Attorney General February 10, 1976 -11 -1 1277 X Director, FBI U. S. SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC) Reference is made to SSC letter dated January 19, 1976, requesting certain materials from the FBI and SSC informal memorandum dated January 30, 1976, from Mr. John Elliff setting forth list of organizations and individuals of interest to SSC in connection with their request of January 19, 1976. A copy of the informal memorandum dated January 30, 1976, is being furnished for your records. Enclosed for your approval and forwarding to the SSC is the original of a memorandum which constitutes this Bureau's response to the requests in referenced letter. A copy of this memorandum is being furnished for your records. ALL INFORMATION CONTAINED Enclosures (3) HEREIN IS UNCLASSIFIED 62-116395 1 - The Deputy Attorney General Attention: Michael E. Shaheen, Jr. Special Counsel for Intelligence Coordination KAM:en 🧃 🕠 (9) Assoc. Dir. Dep. AD Adm. \_ Dep. AD Inv. \_\_\_ Asst. Dir.: Admin. . Comp. Syst. Ext. Affairs Files & Com. \_\_\_ Ident. Intell. Legal Coun. Plan. & Eval. \_\_\_ Spec. Inv. \_ Training \_ TELETYPE UNIT

J. A. Mintz (1 - Mr. J. B. Hotis)

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. K. A. Mendenhall

62-116395

NW 55122 DocId: 32989565 Page 82

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 11 7 00 BY STAMM

February 10, 1976

UNITED STATES SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

Reference is made to SSC letter dated January 19, 1976, requesting certain materials from the FBI and SSC informal memorandum dated January 30, 1976, from Mr. John Elliff.

Material pertaining to the authorization and purpose of SAC Letter Number 63-27 (F) consists only of a memorandum from Mr. F. J. Baumgardner to Mr. W. C. Sullivan dated May 29, 1963, captioned "Investigations of 'Rightist or Extremist' Groups." A copy of this document is attached with this memorandum. No material could be located which would reflect interest or knowledge of this matter by the Attorney General, the President, officials of the Department of Justice, or the White House Staff.

Regarding the request for material reflecting Bureau authorization of all investigations conducted pursuant to the above-mentioned SAC Letter, it should be noted any such request from a Field Office would have been submitted under a substantive case caption. There would, therefore, now be no feasible way of identifying any such instance without a review of a tremendous number of investigative files maintained at FBI Headquarters. Additionally, contact with knowledgeable Bureau officials at FBI Headquarters concerning this matter failed to ascertain any instances wherein the Bureau authorized investigations in response to instructions contained in the SAC Letter

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55122 DocId: 32989565 Page 82	

RE: UNITED STATES SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

JBS revealed a file was opened during 1957 upon receipt of a publication of the JBS which had been forwarded to FBI Headquarters by the founder of the organization. Our Boston Office was instructed during 1959 to obtain background data concerning Robert H. W. Welch, Jr., founder of the JBS, and to remain alert for information concerning Welch's alleged anticommunist activities to insure these activities did not encroach on the Bureau's jurisdiction and responsibilities. The Boston Office conducted no active investigation of Welch, but did furnish background information concerning him which had been obtained from a copy of the 35th Reunion Report of the Harvard Law School Class of 1922, published in 1957, and Volume 4 of "Who's Who in New England," dated 1948. preponderance of the file, which is now quite extensive, consists of correspondence from the public. Neither the JBS nor its founder, Robert H. W. Welch, Jr., has been the subject of a Bureau security-type investigation. Information concerning the "Minutemen," which organization was also mentioned in the May 29, 1963, memorandum, is not being provided pursuant to the desires of Er. Elliff. as orally expressed on January 22, 1976.

A review of information contained in Bureau files regarding the organizations and individuals set forth in the informal memorandum of Mr. Elliff dated January 30, 1976, revealed no Bureau investigations were authorized or conducted on these organizations and individuals pursuant to paragraph two of SAC Letter 63-27 (F). Mr. Elliff, on January 30, 1976, requested the review of files on this subject matter be limited to investigations conducted in accordance with instructions in the above-mentioned SAC Letter.

Enclosure

1 - The Attorney General

RE: UNITED STATES SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

#### NOTE:

Knowledgeable individuals contacted regarding possible receipt of information concerning organizations of possible interest under SAC letter mentioned above were SA's W. N. Preusse, J. G. Deegan and S. F. Phillips of the Intelligence Division and J. G. Kelly of the General Investigative Division. Elliff conferred with SA Thomas J. McNiff on 1/22/76.

Copy of SAC Letter 63-27 (F) and SSC letter dated 1/30/76 with list of organizations and individuals of interest to SSC attached for information.

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5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION	
WASHINGTON, D. C. 20535	
Addressee: SENATE SELECT COMMITTEE	
LTR X LHM Memo Report dated 27 U.S. SENATE SELECT COMMITTEE Caption of Document:	0./76
1/19/76 request	3
Originating Office: FBI	
Delivered by: Date:	13/76
Received by Received by Received by	
Title: Clerk	
Return this receipt to the Intelligence Division, FBI	

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DATE IN BY SPEALMY

62-116395-1277X

OTE: SEE INSTRUCTIONS ON REVERSE

	CLASSIFY AS APP	ROPRIATE	BEFORE COMPLETING.
TO: Intelligence Communic	ty Staff F	ROM:	
AIIN. Central index	•	FBI	
SUBJECT: Abstract of Info	rmation Provided	o Select Commit	tees
<ol> <li>HOW PROVIDED (check appropriate term. If a document was made available for review but not transmitted, so note.)</li> </ol>		made available	2. DATE PROVIDED
DOCUMENT BRIEFING	INTERVIEW TESTIM	ONY OTHER	2/10/76
3. TO WHOM PROVIDED (check appropri  x ssc  Hsc  4. IDENTIFICATION (provide descript interviewee, testifier and subjections)  Memorandum and ence	ive data for documents; ct)		
5. IN RESPONSE TO (list date and item number if in response to formal request, of wise state verbal request of (name), initiative, subpoena, etc.)  SSC letter 1/19/76 and SSC informal memorandum		INFORMATION (ente	
1/30/76 from John		and the second of the second second	U
7. KEY WORDS (enter the appropriate used underline for emphasis)	key words from the lis	t provided separatel	y; if key words not listed are
Operating Procedur Information Handli			

8. SUMMARY (see reverse side before completing this item)

Information furnished concerning "Investigations of Rightist or Extremist groups" as set forth in SAC letter number 63-27 (F)

62-116395

AJD:1hb ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX (4)IN CONNECTION WITH SENSTUDY 75.

3791 (6-75)

#### INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

SPECIFIC ITEM NO. 8. SUMMARY — enter brief narrative statement describing substance of information and showing relationship to Intelligence Community matters if appropriate. Any feedback or evidence of investigatory interests should be noted. Commitments made to supply additional information should be noted. Additionally, certain administrative information may be entered here, e.g., restrictions on review of a document, if document was paraphrased, whether interviewee is current or former employee, etc. If actual document or transcript is provided, that fact should be noted and no summary is required. Additional pages may be attached if necessary.

sound.

## Memorandum

: Mr. W. C. Sullivan / Y

Facate 0 May 29, 1963

Rosen. Sullivan . Tavel

Belmont

Casper 2

FROM : Mr. F. J. Baumgardner

1 - Mr. Belmont 1 - Mr. Mohr

Trotter Tele. Room Holmes

1 - Mr. Rosen

1 - Mr. Casper

1 - Mr. Sullivan -

1 - Mr. Baumgardner

1 - Mr. Kleinkauf

- SUBJECT! INVESTIGATIONS OF "RIGHTIST OR EXTREMIST" GROUPS

We have examined our policy with respect to handling ---

"rightist or extremist" groups and it is believed our policy is Anti C.P. AcTiviTive

For the most part, the activities of these groups do not come within the scope of the Bureau's investigative responsibility. However, the fact that some of these groups are anticommunist does not mitigate against our checking on them if their activities. warrant it. Whenever we receive information on any "rightist or extremist" group wifose activities are suspect, we check to see if the group's activities come within the purview of Executive Order 10450 or are in violation of any Federal statutes over which the Bureau has investigative jurisdiction. In this respect, we have checked into the background of the John Birch Society (JBS) and "Minutemen." We checked into the background of the JBS because of the scurrilous attack on President Eisenhower and other high Government officials by the Society and its founder Robert Welch. We checked into the background of "Minutemen" because it reportedly was collecting arms and ammunition and engaging in military type training to overthrow the Government of the United States. check revealed the purpose of the "Minutemen" organization is not to overthrow our Government but to overthrow a communist government in the event the communists take over the Government of the United States. We clearly established the activities of these two groups do not come within the purview of Executive Order 10450 and are not in violation of any Federal statutes coming within the Bureau's jurisdiction.

There are "rightist or extremist" groups operating in gields other than the anticommunist field. For example, we are investigating the Nation of Islam which is an all-Negro, violently antiwhite group that teaches hatred of the white race. In addition. the General Investigative Division has numerous organizations under investigation, such as the American Nazi Party, National States Rights Party and various klan and "hate" groups, in the integration, segregation, racial and "hate" fields

Enclosure Roll 6-4-63

62-106364-200

62-106364

This document is prepared the Laponse to your delivest sanding not for nation outside your Committee. Its use is limited to official proceedings by

(8)

Note that without the express approval of the FBI

NW 55122 DecId:32989565 Page~88<sub>7</sub>

Callahan Contad DeLoach Dons. Gale .

Memorandum to Mr. Sullivan
RE: INVESTIGATIONS OF "RIGHTIST
OR EXTREMIST" GROUPS
62-106364

### OBSERVATIONS:

It is believed the policy we have been following concerning captioned groups in the anticommunist field is sound. However, it is believed we should re-emphasize the necessity for the field to be alert to the formation of such groups; to furnish the Bureau with the identities of such groups; and to investigate the activities of such groups, where warranted, under the appropriate substantive violation. The field should also be reminded that anticommunism does not mitigate against checking on a group if it is engaged in unlawful activities or is in violation of Federal statutes over which the Bureau has investigative jurisdiction. Accordingly, an SAC letter has been prepared in this regard.

#### RECOMMENDATION:

It is recommended that the attached proposed SAC letter be approved and transmitted to the field. No Manual or Handbook changes are necessary.

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NVESTIGATIONS OF "RIGHTIST OR EXTREMIST". UPS -- "Rightist paremist" groups operating in the anticommunist field are being reactically on a daily basis. I wish to re-emphasize the cessity for the field to be alert to, and advise the Bureau connaing, the formation and identities of such groups. The field should also be alert to the activities of such groups which come within the purview of Executive Order 10450 or are in violation. Federal statutes over which the Bureau has investigative furisdiction. Investigations, where warranted, should be initiated and handled pursuant to (Bureau policy relating to the specific substantive violation.) You are reminded that anticommunism should not militate against checking on a group if it is engaged in unlawful activities in violation of Federal statutes over which the Bureau has investigative jurisdiction.

Investigations of groups in this field whose activities not in violation of any statutes over which the Bureau has invisdiction are not to be conducted without specific Bureau uthority. A request for authority to investigate such a group mould include the basis for your recommendations regarding investigation.

The above instructions should be called to the attention all investigative personnel of your office.

Very truly yours,
John Edgar Hoover

Director

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 11 17 100 BY STOALM OF

11/63 A: LETTER NO. 63-27 - # 62-116395-1277X

7 55122

DocId:32989565 Page 90



#### OFFICE OF THE DEPUTY ATTORNEY GENERAL WASHINGTON, D.C. 20530

JAN-1 9 1976

John A. Mintz, Assistant Director TO:

Legal Counsel Division

Federal Bureau of Investigation

Michael E. Shaheen, Jr. FROM:

Special Counsel for Intelligence

Coordination.

SUBJECT: SSC Letter Dated January

> Attached is a letter from the SSC dated January 19, Please arrange for an appropriate response.

assigned Mendenhall 1/10/76

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U2-116395-1277X

MAR 4 1976

cc: Paul Daly 5 PM



PHILIP A. HART, MICH. WALTER F. MONDALE, MINN. WALTER D. HUDDLESTON, KY. ROSERT MORGAN, N.C. GARY HART, COLO. HOWARD H. BAKER, JR., TENN. BARHY GOLOWATER, ARIZ. CHARLES MC C. MATHIAS, JR., MD. RICHARD B. SCHWELL, PA.

WILLIAM G. MILLER, STAFF DIRECTOR PREDERICK A. O. SCHWARZ, JR., CHIEF COUNSEL CURTIS P. SMOTHERS, MINORITY COUNSEL Mnited State Senate

SELECT COMMITTEE TO
STUDY GOVERNMENTAL OPERATIONS WITH
RESPECT TO INTELLIGENCE ACTIVITIES

(PURSUANT TO S. RES. 21, SITH CONGRESS)

WASHINGTON, D.C. 20510

January 19, 1976

Michael E. Shaheen, Jr., Esq.
Office of the Deputy Attorney General
U. S. Department of Justice
Washington, D.C. 20530

Dear Mike:

The Senate Select Committee requests delivery as soon as possible of the following:

All material pertaining to the authorization and purpose of SAC letter No. 63-27(F), June 11, 1963 captioned "Investigations of Rightest or Extremist Groups". This material should include any material reflecting the interest, authorization, or knowledge of this matter by the Attorney General, the President, and officials of the Justice Department and White House staff. In addition, the Committee requests material reflecting Bureau authorization of all investigations conducted pursuant to paragraph two of the above SAC letter.

Please advise FBI liaison with the Committee to telephone me when any material response to this request has been compiled.

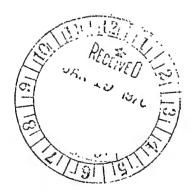
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DATE 117/00 BY SPACING

Sincerely,

John T. Elliff Director

Den 4. Ellips

Domestic Intelligence Task Force



NW 55122 DocId:32989565

Dep.-A.D.-Adm. Dep.-A.D.-Inv. Asst. Dir.: FEDERAL BUREAU OF INVESTIGATION Comp. Syst. TP PLAIN COMMUNICATIONS SECTION Ext. 9:53PM UFGEMT-1/15/73 JAN 1 5 19 DIPECTOR (139-4089) NO OBJECTIO AND/Catory SAC. WFM (139-166)TAMPA (139-182) (EUC) Legar Con. Telephone Rm. CORD. JR. . ANA. ET AL. SUFCLARY OF Director Secy HEADRUARTERS, WASHINGTON, D.C., JUNE 17, 1972 TAMPA FILE 105-5390. RE REPORT OF SA ROBERT J. HEIBEL, JUNE 1972. AT TAMPA. ON JAHUARY 15. 1976. WALLACE L. STOREY, ATTORNEY FOR JACK BAUMAN. SOO LAKE-MARTHA DR. N.E. . WINTER HAVEN, FLA. TELE-PRONICALLY CONTACTED SA BROOKE D. ROBERTS, LAKELAND, FLA., RA. AND ADVISED "CHURCH COMMITTEE" AND SPECIFICALLY ONE MIKE MADIGAN (PHONETIC) HAS REQUESTED INTERVIEW OF BAUMAN. HE ADVISED BAUMAN IS A HEART PATIENT AND UNABLE TO TRAVEL. INDICATED DESIRE TO TRAVEL TO WISTER HAVEN TO INTERVIEW BAUMAN LETTER SENT BY-BAUKAN TO HOVARD HUNT IN RESPONSE TO ORIGINAL FILE OFFER OF EMPLOYMENT. CARBON COPY STOREY REQUESTED SA ROBERTS BE PRESENT AT INTERVIEW OF ADVISEDAMADIGANAHAD INDICATED A DESIRE TO CONDUCT HIS INTERVIEW ON JANUARY 17, 18 OR 19, 1976. STOREY WAS ADVISED SAFROBERTS WOULD NOT BE AVAILABLE RE LIANTE ON THE OFFICER OF TO A LIAIS ON FOR MATION AND THE PROPERTION OF THE PROPERTION OF THE PROPERTION OF THE PROPERTION OF THE PROPERTY ME. STEVEN HILLIMAN FORMER ASENCE GIANC ON HILL FOR FORMER RELICATION IN FORMER RELICATION JAN 22 1976 CHITIALS ON ONTGRESS semployee. 62-116395 **3.4**51AN 266c197629895652 Page 93

PAGE TWO TP 139-182

IN OF INTERVIEW WITHOUT SPESIFIC BUREAU AUTHORITY.

STOREY THEN STATED HE RECALLED THE LETTER IN QUESTION WAS DISCUSSED AN DETAIL AT HIS OFFICE IN BARTON, FLA., BY THEN AUSA EARL SILBERT, NOW USA, WASHINGTON, D.C., AND JACK BAUMAN DURING INTERVIEW PRIOR TO WATERGATE TRIALS.

STOREY ADVISED INASMUCH AS HE IS OF OPINION SILBERT HAS COMPLETE DETAILS OF MATTER, HE WILL RECONTACT MADISAN AND REFER HIM TO SILBERT AT WASHINGTON, D.C., IN LIEU OF INTERVIEW OF BAUMAN.

IF ADDITIONAL INFORMATION DEVELOPED IN THIS MATTER, BUREAU VILLAGE ADVISED.

EHD.

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Date of Mail <u>1/14/76</u>	
Has been removed and placed in the Special File Room o	f Records Section.
See File 66-2554-7530 for authority.	ALL INFORMATION CONTAINED HEREIN IS LINCLASSIFIED DATE IL 700 BYSBALMER
Subject JUNE MAIL SENSTUDY 1975	
Removed By	79 JAN 26 1976
File Number	62-116395-1274

Permanent Serial Charge Out

J. A. Mintz Mr. J. B. Hotis) 1 - Mr. W. R. Wannall 1 - Mr. W. O. Cregar 1 - Mr. F. J. Cassidy January 13, 1976 The Attorney General Director, FBI 1 - Mr. A. G. Pote SENATE SELECT COMMITTEE ON INTELLIGENCE ACTIVITIES (SSC) Reference is made to the December 18, 1975, SSC letter forwarded from the Department of Justice by letter dated December 22, 1975, containing requests for information from the FBI: Director. FBL letter to the Attorney General of December 24, 1975, which enclosed a memorandum for forwarding to the SSC; and to a conference held at FBI Headquarters January 8, 1976, between personnel of the Intelligence Division and SSC representative Mark Gitenstein. Enclosed for your approval and forwarding to the Committee is an original of a memorandum in response to a portion of the SSC request as modified at above conference of January 8, 1975. Also enclosed for your records is a copy of the memorandum. **EX-115** ba-11-370 Enclosures - 2 62-116395 MAR 18 1976 1 - The Deputy Attorney General Attention: Michael E. Shaheen, Jr. Special Counsel for **Intelligence Coordination**  1 - 62-116009 (Cointelpro) Assoc. Dir. \_ ALL INFORMATION CONTAINED Dep. AD! Adm. \_ Dep. AD inv. \_\_\_ Asst. Dir.: AGP:lfi/ Admin. Ext. Affairs Files & Com. Gen. Inv. Plan. & Eval. \_ Training ... TELETYPE UNIT GPO: 1975 O - 569-920 Page 96

2 - Mr. J. A. Mintz (1 - Mr. J. B. Hotis) 1 - Mr. W. R. Wannall 1 - Mr. W. O. Cregar 1 - Mr. F. J. Cassidy 1 - Mr. A. G. Pote

62-116395

January 13, 1976

#### U. S. SENATE SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (SSC)

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED BALM

Reference is made to the December 18, 1975, SSC letter forwarded from the Department of Justice by letter dated December 22, 1975, containing requests for information from the FBI: Director. FBI, letter to the Attorney General of December 24, 1975, which enclosed a memorandum for forwarding to the SSC; and to a conference held at FBI Headquarters January 8, 1976, between personnel of the Intelligence Division and SSC representative Mark Gitenstein.

The following material is submitted pursuant to the Committee's request as modified at above-referenced conference of January 8, 1976.

Generally speaking, in discharging its obligation, the Bureau has three roads open to it in the handling of its responsibility:

- 1. Initiate no action until after the fact: wait until a criminal/violent act has occurred, then attempt to solve the crime and bring those responsible to prosecution.
- 2. Initiate prosecution at the "conspiracy" or "attempt" stage thus thwarting the commission of more serious crimes and acts of violence expected to occur.

3. Take some action, other than arrest and prosecution, to prevent any stage of the crime or violent act from being initiated or to render the commission of the proposed criminal or violent Dep. AD Adm. \_ Dep. AD Inv. - action useless by removing its intended target or rendering impossible its desired result.

1 - 62-116009 (Cointelpro)

AGP:Ifj 15 (10)

> This document is prepared in response to your request and is not for dissemination outside your Committee. Its use is limited to official proceedings by your Committee and the content may not be disclosed to unauthorized person nel without the express approval of the FBI.

MAIL ROOM TELETYPE UNIT [ Director Sec'y \_\_\_

NW 55122 DocId:32989565 Page 97

Assoc. Dir.

Asst. Dir.:

Admin. \_ Comp. Syst. \_\_\_

Ext. Affairs \_\_\_\_ Files & Com. \_\_

Gen. Inv. \_\_\_\_\_ Ident. \_\_

Inspection ... Intell. ....

Laboratory \_

Spec. Inv. \_\_\_

Training \_\_ Legal Coun. \_\_\_ Telephone Rm. \_\_\_

Plan. & Eval. -

U. S. Senate Select Committee to Study Governmental Operations with Respect To Intelligence Activities (SSC)

Often, a consideration which militates against seeking prosecution before or after the violence occurs (in addition to considerations of the protection of life and property) is the continued future usefulness of the source of information, or that informant's refusal to become publicly involved to the point of giving testimony.

In August of 1965 a leader of a Ku Klux Klan faction in one southern state, on at least three separately reported occasions in one month, called for acts of violence to be committed "regularly" within that state. This leader, additionally, had been the individual who, it was reported, gave the instructions which resulted in the slaying of three civil rights workers in his state.

Though an interview is a legitimate law enforcement function, this leader was interviewed, not as a solicitation of information, but so that the opportunity could be taken to advise him of the FBI's knowledge of his activity; to advise him of the FBI's ability to observe all his activities by surveillance and otherwise; and to encourage him to rescind his call to violence for the continuation of which, he was cautioned, he could be held accountable.

Thus the Bureau chose to attempt to deter a violent course of action. (This leader was later convicted of complicity in the above-mentioned killings..) Further, the exposure of informants unwilling to testify publicly but who proved to be continually useful was avoided by this tactic.

During the summer months of 1969, San Diego, California, experienced a series of civilian-police confrontations and a "near riot situation." Investigation, including informant information, indicated that a group of Black Panther Party members planned travel within California to participate in the San Diego disorders.

U. S. Senate Select Committee to Study Governmental Operations with Respect To Intelligence Activities (SSC)

To prevent individual participation in riots or other confrontations with police, interviews were conducted directed toward informing the interviewees of our knowledge of their potential participation and of the elements of the Anti-riot Laws and other statutes.

Further investigation was conducted into the possible mode of travel of those coming into San Diego so that local police could be advised of time and place of arrival and, in cases involving use of aircraft and weapons possession, so that appropriate arrests could be effected.

In choosing to take a course designed to prevent violence, two factors could be considered: the controllability of the results of our action, and the possibility of violence not to a subject's target, but to the subject himself.

Thus, a suggestion that groups known to have engaged in violent acts by the use of firearms be surreptitiously supplied with ammunition "doctored" to prevent its effective use but which would explode and render inoperative any weapon through which it was fired was turned down because the possibility of accident or use by those not intended as our targets could not accurately be controlled or predicted.

A demonstration to protest the Vietnam War was planned in Washington, D. C., in October, 1967. In conjunction with the demonstration, a plan was devised whereby a pilot was to fly daringly low over the Pentagon to drop flowers at the precise moment demonstrators were to attempt a forcible entry into the Pentagon. The attempt was aborted when a Special Agent was successful in convincing those responsible to select him as the pilot to accomplish the mission. Two hours before flight time, those responsible for the

U. S. Senate Select Committee to Study Governmental Operations with Respect To Intelligence Activities (SSC)

plan appeared at an airport in the Washington, D. C., area with 200 pounds of flowers ready for the flight, but, as the Special Agent-pilot never showed up, there was no other course at that juncture than to abort the mission. A plan was thus thwarted which could well have resulted in tragedy had another pilot accepted such a dangerous flying mission and violated Federal or local regulations in flying low over the Pentagon which is also in the heavy traffic pattern of the Washington National Airport.

(It should also be noted that the potential for violence, had this group chosen to add explosives or other damaging material to the 200-pound package of flowers unbeknownst to the pilot, was similarly thwarted.)

Where potential for violence is the consideration, the question of immediacy becomes paramount. Thus, in one of the above examples, a direct, face-to-face interview was the chosen course. Where that potential for violence is less imminent, techniques to discourage an action have been considered.

As an example, in the early part of 1966, when it was recognized that Ku Klux Klan-affiliated factions were engaging in violent behavior of various sorts, an effort was made to reduce their willingness to engage in such acts by removing the veil of secrecy under which these factions' members operated. Post cards bearing a caricature of a sheeted Klansman were mailed to members and a national Klan leader told a national newspaper that, as a result, members were "embarrassed" and that there was "dissension in the ranks," a most disruptive effect.

U. S. Eenate Select Committee to Etudy Governmental Operations with Respect To Intelligence Activities (SEC)

Where violence is advocated by an individual before his group or as a representative of a group, there are other approaches. In the summer of 1960 a national Klan leader, speaking at a Klan rally before a large crowd, announced that it was "present Klan policy" to shoot FBI Agents appearing on a Klansman's property. To prevent policy from becoming fact, a statement reporting these remarks, explaining Federal law relating to the assault of Federal agents, and exposing the "hypocrisy" of the Klan's attempts at presenting a "nonviolent public image," was prepared and made available to the news media, thus exposing to public scrutiny (and scrutiny by less militant memoers) such a klan policy. (Reproval from influential Klan officers was a desirable tangential effect.)

The above examples may not necessarily meet the proposed guidelines for preventive action drafted by the Department; however, these practical situations may be of assistance in developing more comprehensive guidelines.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 117/00 BY SBAUME

5-140 (Rev. 1-21-74) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535 Senate Select Committee				
□ LTR ☑ LHM □ Memo □ Report dated 1/13/76				
Caption of Document: Re let 12/18/75 from Senators Mondale and Baker. Re modifications made at conference of 1/8/76.				
Originating Office: FBI				
Delivered by: Delivered by: 1/15/15				
Received by: John L. Wilson				
Title: Relaphonist				
Return this receipt to the Intelligence Division, FBI				
Annual and a second and a secon				

TE: SEE INSTRUCTIONS ON REVERSE

BEFORE COMPLETING.

Intelligence Community Staff TO:

ATTN: Central Index

FROM: FBI

SUBJECT: Abstract of Information Provided to Select Committees

1. HOW PROVIDED (check appropriate term. If a document was made available for review but not transmitted, so note.)

2. DATE PROVIDED

DOCUMENT

BRIEFING

INTERVIEW

TESTIMONY

OTHER

1/13/76

3. TO WHOM PROVIDED (check appropriate term; add specific names if appropriate)

SSC X HSC

4. IDENTIFICATION (provide descriptive data for documents; give name or identification number of briefer, interviewee, testifier and subject)

#### Memorandum

5. IN RESPONSE TO (list date and item number if in response to formal request, otherwise state verbal request of (name), initiative, subpoena, etc.)

SSC letter 12/18/75

6. CLASSIFICATION OF MINFORMATION (enter U, C, S, TS or Codeword)

II

7. KEY WORDS (enter the appropriate key words from the list provided separately; if key words not listed are used underline for emphasis)

#### Operating procedures Information handling

8. SUMMARY (see reverse side before completing this item)

Information regarding preventive action in instances where potential for violence exists.

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED BY SPAUNE

62-116395

ORIGINAL VIA LIAISON TO CENTRAL COMMUNITY INDEX SJM:1hb (4) IN CONNECTION WITH SENSTUDY 75.

## TREAT AS VELLOW

CLASSIFY AS APPROPRIATE

#### INSTRUCTIONS

- Type or print clearly in ink.
- Indicate classification of the abstract top and bottom.
- Date the abstract and put on any internal control numbers required.
- "FROM" entry should clearly identify the organization providing the information.
- If additions (as when a copy of document sent to SSC is later sent to HSC) or changes to a previously submitted form are necessary, submit a copy of the original abstract, with the change indicated.

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SUBJECT: SENSTUDY 75

Wannall WW Hu

UNITED STATES GOVERNMENT

## Memorandum

1 - Mr. J. B. Adams

1 - Mr. J. A. Mintz

1 - Mr. W. V. Cleveland

Acces Die Dep. AD Adm. \_

Asst. Dir.

Admin.

Dep. AD Inv. -

Comp. Syst. .

Ext. Affairs

Laboratory

Training -

Telephone Rm. Director Sec'y

Legal Coun.

Plan. & Eval. .

Files & Com. Gen. Inv. Ident.

DATE: 1/13/76

1 - Mr. E. W. Walsh

1 - Mr. W. R. Wannall

1 - Mr. W. O. Cregar

1 - Mr. S. F. Phillips

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This memorandum responds to Director's inquiry of Assistant Director Mintz as to whether recent Senate Select

Committee (SSC) request pertaining to allegations against FBI is sufficiently outside scope of SSC's mandate to merit a Bureau protest.

SSC letter 1/8/76, signed by John T. Elliff, forwarded list of five allegations of misconduct and abuse and requested responses to nine questions for each of five incidents -questions 1 - 8 to be answered by Bureau, number 9 by Department. Letter also requested that answers to questions 1 + 7 be "accompanied by full back-up documentation, including memorarda inspection or investigative reports, 302's, personnel reports and communications to and from the field." (Copy of SSC letter and accompanying material attached to this memorandum.)

On 1/12/76, W. O. Cregar of Senstudy 75 Project conferred with Elliff to clarify request as to one of the allegations. In the ensuing discussion Elliff said that the purpose of this inquiry is to learn what information is provided to the Attorney General (AG) consistent with his oversight responsibilities once an allegation surfaces in the media. In responding to the questions raised by the SSC, the only back-up documentation the SSC desires are those communications sent to the AG after the allegation involved was surfaced. ST 115 REC-51

In view of the limited documentation being requested by the SSC, per Elliff's modification of the original request, it is not believed that the Bureau has sufficient argument to support any protest to the SSC. Even if Elliff had not Inarrowed the documentation request, it is not believed that

Enclosures

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Memorandum to Mr. W. R. Wannall

Re: SENSTUDY 75

62-116395

a protest is merited relative to the 1/8/76 request although Allegation Number 4 relates to an organized crime matter and therefore could be considered questionable as to falling within the mandate of the SSC in Senate Resolution 21. The key here is the meaning of the term "intelligence activities" as used in the Resolution. At the outset of our handling of SSC requests, we had thought that the SSC would be looking into only our security work but learned soon after inception of Senstudy 75 that the SSC's interpretation of "intelligence" was broad and could include all our work, security as well as criminal. On this basis, we have been complying with a number of SSC requests having no security ramifications but rather relating to the organized crime field. Interestingly, the thrust of the SSC inquiry has been in the security field and its requests relating to criminal work have been a bear minimum and apparently very selective as to situations it desires to look into.

#### **OBSERVATIONS:**

It is interesting to note that according to Elliff, the SSC interest in what we furnished the AG on these allegations is confined to after the allegations were publicly surfaced, not when we first learned of them. One would think that the SSC would be interested in what we did to advise the AG when we first learned of the allegations, not just after public surfacing. We, of course, are responding to the SSC exactly as requested but recognize there could be a follow-up request for information as to when we first advised the AG, regardless of public surfacing. It is further observed that the request in question is typical of many of its requests in terms of ambiguity and being "shotgun" in approach and, like many others, has required consultation with the SSC to clarify, modify or narrow original requests.

Memorandum to Mr. W. R. Wannall

Re: SENSTUDY 75

62-116395

### RECOMMENDATION:

None. For information of the Director.

W me

FRANK CHURCH, IDAHO, CHAIRMAN LEHN O. TOWER, TEXAS, VICE CHAIRMA HOWARD M. BAK BAPRY GOLDWA

PHILIPA, HART. MIC. WALTER . . MONTALE, MINN. WALTER D. HUDDLESTON, SY. ROBERT MORGAN, N.C. GARY HART, COLO.

CHARLES NO C. M. RICHARD S. SCHWEIKER, PA.

HIAS, JR., MO.

WILLIAM G. MILLER, STAFF DIRECTOR FREDERICK A. O. SCHWART, JR., CHIEF COUNSEL CURTIS R. SMOTHERS, MINORITY COUNSEL

### United States Senate

SELECT COMMITTEE TO STUDY GOVERNMENTAL OPERATIONS WITH RESPECT TO INTELLIGENCE ACTIVITIES (PURSUANT TO S. RES. 21, 14TH CONGRESS) WASHINGTON, D.C. 20510

January 8, 1976

Michael E. Shaheen, Jr., Esq. Special Counsel for Intelligence Coordination Office of the Deputy Attorney General U. S. Department of Justice Washington, D.C. 20530

#### Dear Mike:

One of the subjects which the Committee will be addressing in preparing its legislative recommendations involves the adequacy of the FBI's inspection procedures for handling. allegations of misconduct and abuse. In this regard we are forwarding herewith a list of several such allegations which have been made during the past few years and concerning each of which we would appreciate your supplying us with the following information:

- How did FBI Headquarters first become aware of the allegation?
- Was an investigation or inspection conducted? If not, was any other action taken?
- How was the decision made to conduct (or not to 3. conduct) an inspection or investigation, or to take (or not to take) other action?
- Which Division, or operating level (headquarters or field), conducted the inspection or investigation?
- How was the decision made as to which Division or operating level was to conduct the inspection or investigation?
- Was the original allegation reported to the Attorney 6. General or any other Department of Justice official?

ALL FBI INFORMATION CONTAINED

- 7. Were the results of the inspection or investigation reported to the Attorney General or any other Department of Justice official?
- 8. Was prosecution or administrative action (e.g., suspension or dismissal) considered or taken?
- 19. If any of the allegations on the attached list were made today, would they be handled by the newly-created office of Professional Responsibility? In what manner would they be handled? If an investigation were deemed warranted, which agency's personnel would do the investigating. In this regard, please also advise concerning which agency's personnel will be investigating recently-reported allegations that agents of the FBI "attempted to coerce" a House Select Committee on Intelligence witness "into repudiating his testimony before the select panel.""

Answers to questions 1 - 7 should be accompanied by full back-up documentation, including memoranda, inspection or investigative reports, 302's, personnel reports, and communications to and from the field.

Your continued cooperation is appreciated.

Yours very truly,

John T. Elliff

Director

Domestic Intelligence Task Force

### LEVI ASKS INQUIRY IN ATTACK ON F.B.I.

Special to The New York Times

WASHINGTON, Jan. 6-Attorney General Edward H. Levi .c. has asked the Justice Depart-' ment's new internal inspection :. unit to investigate an assertion . by the House Select Committee . ! . on Intelligence that the Federal - ... Bureau of Investigation at-... tempted to coerce a committee-... witness into repudiating his testimony before the select panel...

A Justice Department spokes- ... man said that Mr. Levi, re--,sponding to a request for information about the incident from A. Searle Field, the committee's staff director, had assigned tha: matter for investigation to the department's newly created Office of Profesional Responsibil-

In a letter to Mr. Levi last. week, Mr. Field reported that the witness, Martin L. Kaiser, had disavowed part of his committee testimony after a sixhour interrogation by F.B.I. . .

agents.

Mr. Kaiser heads a Maryland company that makes electronic eavesdropping equipment for the F.B.I. and other Federal

law enforcement agencies.

His testimony before the House Committee in October raised the possibility that some F.B.I. agents had received kick- .. backs when another electronics; company sold to the F.B.I. material it had acquired from Mr. Kaiser's concern.

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#### LIST OF ALLEGATIONS

- 1. The March 20, 1975 edition of the New York Times reported that "the Federal Bureau of Investigation has carried out kidnappings of a number of persons in the United States that it believed to be clandestine agents of foreign intelligence services, according to two former FBI agents."
- 2. The August 11, 1975 issue of Time Magazine reported the discovery of "Bureau manuals, documents and reports" in the apartment of a KGB "operative" who was described as the "mistress" of an FBI agent.
- 3. The August 11, 1975 issue of <u>Time Magazine</u> also reported that in 1961 a Bureau agent was "suspected of giving FBI reports to the Soviets."
- 4. The March 29, 1975 edition of the Washington Post reported allegations that an FBI agent had been "bribed by a member of the Mafia."
- 5. A recent edition of Time Magazine reported that "sensitive" FBI documents "were carried off in an FBI truck to West Virginia's Blue Mountain Ridge Club, a Shenandoah Mountain Hideaway used by innermost FBI officials for regular poker games with CIA and other cronies. The papers were burned in the Club's large fireplace."

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# Former Agents Say

By JOHN M. CREWDSON

Special to The New York Times of counsel, among others. WASHINGTON, March 19-The Federal Bureau of Investi- Kidnapping, the former agent gation has carried out kid-said, was a last resort user nappings of a number of when no alternative means persons in the United States could be quickly found to interthat it believed to be clandes, rogate a suspected subversive, tine agents of foreign intel-jor to "turn" him into a doucle ligence services, according to agent willing to report to the two former F.B.I. agents with F.B.I. on the activities of his i. direct knowledge of such oper-own intelligence service. ations.

It was, he said, "the type One of the former agents of thing that's never done light-

The victims were often threat-

charged with a crime, to habeas

corpus and to the assistance

placed the number of such kid-ily. nappings over the years at Both men denied that physi"fewer than 10" and said that, cal torture was ever employed as far as he knew, the tech-lin such cases, although one nique had not been employed said that, when a suspect had by the bureau since the mid-been located, "You'd pick him nineteen-sixties. up and take him somewhere He said that its use had and work him over." nineteen-sixties.

meen occasioned by such cold! war incidents as the Cuban ened with death as punishment missile crisis "when things for noncooperation, he added. were pretty rough," and that although neither official re-

he was "certain that this is called any instance in which no longer going on." a hostage had been murdered. no longer going on." a hostage had been murdered.

A spokesman for the bureau One of the former agents said only that the bureau would maintained, however, that menadopt "a no-comment posture" tal duress was an important with respect to the kidnapping part of such interrogations, and;

A Pattern in Targets

allegations.

- Both of the agents said that, house" for "several weeks." with one possible exception, The targets selected by the F.B.I. for kidnapping were sus- Because the man was not pected intelligence operatives operating under diplomatic covfrom Communist countries who er, as many foreign espionage

passports and other identity extended absence went publicly documents. The use of the kidnapping said. technique was also confirmed.

other former F.B.I. agents. two former agents who de-istantly. scribed the alleged kidnappings left open the possibility that bed with him. We even went

orred in kidnapping a person he said. Who proved not to be a deep-American citizen.

however, that in every case former agent's words: the practice was "completely! about it," he added.

That oftentimes leads you into word." extra-legal activities."

Was "safe detained in an F.B.I.

person

he described one case in which:

Absence Not Noticed had entered the United States agents do, and was not otherfllegally with forged American wise an official personage, his unnoticed, the former agent

The spy, he said, knew his Although not in detail, by two captors only as "U.S. intel-other former F.B.I. agents." ligence agents," at least one. In separate interviews, the of whom was with him con-

"Someone slept in the same; in one instance the bureau had with him to the bathroom."

After weeks of intense intercover spy but a legitimate rogation the man broke and agreed to become a double One of the agents conceded, agent and was told, in the

"You are a free man. Do: wrong-completely in violation you know what that means? of civil liberties. No question, If you leave here and do not keep your promises we wal-But he said, "In the business do nothing further to you. But of intelligence, you're faced you have made a expensionent with the concept of expediency, and we will take you at your,

ਰ knowledged legal afterof the sai f Naturalization deportation hea in such cases, only vice for a decrease the or espionage. afforded morican citi The

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## F.B.I. Has Kidnapped Suspected Foreign Spies in U.S.

larly useful, he explained, whon pelvic injury as a routh. the FBL feared that it was | The inquiring man appeared iAmerican citizen. .

"You'd identify your man office of the F.B.I. land follow him to develop who i the was contacting hote," the former agent said, "but you the sources said, "and went over subjected. always ran the risk of losing and checked the matter out." Both sources described the him in 200 million people.

One instance in which that

fice in a rural Middle West States illegally. Of his birth certificate. •

The man explained to the source recounted, a decision. The former agent said that firmed these points, adding that or the suspected subversives in derk that he had left the region was made "to hit hira."

rganized trime figures, but when he was a small child police, or representatives of a former resident of the county, other Soviet-bloc intelligence gameone whom the records I clark and others there ramem-

#### Linked to Sovist

concern played an important. The F.B.L. he said, placed cise disposition or the subject's mind you that he had two kidnapping statutes had probapart was described by the two the mysterious stranger under present whereabouts. isurveillance and eventually be- One of the former agents see his retirement down the In the early nineteen-sixties, came convinced that he was maintained however, that none readily and seasually into the recorder's of-had penetrated the. United agents involved in these opera-idangerous," the second former

border and asked for a copy became concerned that they interrogation, or while attempt-led." would lose the cuspect, the ing to excape. -

cially picked team of agents him to a secluded "sale house" the two sources said.

business," though neither pro-which Mr. Hoover was unwill-thet the crime of kidnapping "Thank God the resident vided specific details of the ing to give. . . . agent was on the ball," one of ordeal to which the man was

operation as a success but de-

falthough the bureau never no mention of kidnapping was volved in the kidnappings.

was reserved for operatives of and was now seeking to doc- directly from J. Edgar Hoover, [ping squad," at one time there consequently no record of it the Soviet K.G.B., or secret ument his family history. The the late F.B.L director, a spe was a coterie of agents who exists within the bureau's files. "could and would" carry out | Knowledge of the kidnapping illegal high-risk operations such operations was "very, very seized the suspect and rushed as burgisries and kidnappings, closely held," he said, being - But by the mid-ninetoen-six-limited to Mr. Hoover, who The technique was particu-ivered had suffered a permanent of the bureau for interrogation, ties, he said, these men had personally approved each of became convinced that Mr. I them; a handful of top officials. One of the former agendalHoover would no longer back and the egents in the field about to lose track of a sus- to welk perfectly, however, and described the interrogation as them and they rotused to un- who carried them out. proceed agent posing as an the townspecole, their rusol-la "atern" one, and the other dertake such work without "pacions piqued, notified the local added that "this was rough per" or written authorizations, thing," he said, pointing out

Tee Dangerous to Accept

ask him to do somothing," the lot these operations said, clined to eleberate on its pre-source recalled, "and he'd re-however, that Federal and state kids in college and he could by not been violated by the

they recalled, a man walked a Soviet intelligence agent who of the suspected espicange! This work was exceedingly was extracted. Itions had ever died us a direct F.B.I. men said. "You esaid of the country would not be councy seat near the Canadian | When the local F.B.I. agents result of the kidnepping or get that, you could get errest | served by pursuing that inves-

After receiving authorization operated a formalized "kidnap-lever made in writing and that

"Nobody will admit a danin carries no statute of limitations.

"You'd call a guy up and connection with the legality The lawyers interviewed in agents who carried out the abductions, since no ransocal

Decause "the best interests tigation," the man declined to The first former agent con-identify either the F.B.I. agents

FBI Seduced by the KGB

P.19

While concentrating its efforts upon the CLA, Senator Frank Church's special committee that is investigating U.S. intelligence programs has also been accumulating data on the FBI. Last week TIME learned that the committee has heard some startling reports of misdeeds, break-ins and cover-ups, including the story of an agent whose mistress-was linked to the Soviet KGB.

The affair was discovered in 1968 , when a CIA source in Moscow reported that KGB officials were jubilant about . getting one of their operatives in bed with an 1 BI agent. To check out the CIA's report, the FBI broke into the apartment of the woman, a middle-aged waitress, and discovered bureau manuals, documents and reports. Some IBI officials urged prosecution, but J. Edgar Hoaver's palace guard of deputies stopped the inquiry to avoid embarrassing the bureau and its boss. The agent was simply allowed to resign. The KGB also appears to have penetrated the FBI in 1901, In this case, the agent suspected of giving FM reports to the Soviets (a polygraph test on him was inconclusive) was fixed on a minor technicality.

The Church committee has also turned up evidence of a variety of extralegal activities practiced by the 11st. The bureau is said to have maintained special schools to train agents in the techniques of the "bag job," a cuphemism for breaking and entering. The graduates—lockpickers, burglars and a few safecrackers—managed to steal some code books from foreign embassies. For this they received "incentive awards" ranging from \$250 to \$500.

The Senators would like to know more about the private files Hoover kept on public officials and what use he made of them. John Mohr, a former top 11th official, has told T15tt that he had been questioned three times by the committee about the dossiers assembled by-Hoover on scores of people. Just what happened to some of the files after Hoover's death in 1972 is still a mystery.

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#### Justice Dept. Looks Into Bureau Bribe Investigation

By Ronald Kessler

ling to an informed source.

Ing to an informed source.

The charge was leveled an investigation started by In doing so, the source said, of the charge he paid off an against New York FBI agent Justice should be continued.

Joseph Stabile by two fellow, Another former federal treatment it would not give do with this."

New York agents. One said prosecutor said the FBI, on others suspected of criminal Asked if he is a member of that he took the bribe.

Desnite the origin of the ness. Justice Department investigal Although Kelley's attempts. The trial, to be held in u.s. tion, the source said, Kelley, were unsuccessful, the Justice district Court, is of John Cassked high-ranking depart-investigation had been ham-puto, who is identified by the ment officials in 1973 to call the Brooklyn prosecutors off the case on the grounds the FBI had found no violations of

In addition, the source said, Kelley complained that the Justice investigation was hurting FBI morale.

law.

During the ensuing dispute, he said, Henry E. Petersen. then chief of the Criminal Disvision of Justice, informed the Brooklyn prosecutors of Kelley's attempts and told Kelley the investigation would continue.

Another source said Petersen later cited the New York incident to show the need for an inspector general within the Justice Department to police the FBI.

Petersen, who has since left the Justice Department, confirmed recently that Kelley wanted the investigation stopped but could not recall how; he had made his views known. Petersen said he would not? dispute that it was in the form of a request.

"There was a difference of opinion, and ultimately toe opinion of the Criminal Divission prevailed, and the FBI acquicserd in that opinion," he eaid.

The informed source said: pered by the FBI's handling of FBI as a member of the Luchese Shortly after he became di-known to only a few FBI and source said.

Shortly after he became di-known to only a few FBI and source said.

Shortly after he became di-known to only a few FBI and source said.

Chief among these problems

Kelley twice made unsuccess-ito "pressure" and an "at-which were confirmed by a on the question of whether Ca-

ful attempts to stop a Justice tempt to suppress it [the in-second source — was the fact puto lied when he told a grand Department investigation of vestigation]."

[The in-second source — was the fact puto lied when he told a grand that the FBI immediately conjury he had not admitted to

member of the Matia, accord, agency that normally does not to gather evidence against ing to an informed source. express opinious on whether him.

Stabile had admitted to him trare occasions, has expressed behavior. An investigation was closed power considerations. But FBI at that same time the FBI vio-kids went to nice Catholic

an allegation that an FBI The FBI, the former prose-fronted Stabile with the bribe FBI agents that he paid off agent had been bribed by a cutors said, is a fact-finding allegation before attempting New York city policemen.

when it turned up no evidence, intervention when it is a tar-lated its own procedures by schools. They say you're with against Stabile. But the two get of the investigation would failing to inform the Justice this, with that,"

agents who made the accusa, be "improper," the former Justice Department official said, ducting an investigation of the surrounding the bribe allega-

force in Brooklyn that the FBI of the angulation auribuated: An FBI spokesman said Kel- the accused agent. Stabile investigation had been a Kelley's action to a feeling ley cannot comment on the were revealed in pre-trial testory, the source said.

This triggered a Justice Decay him of corruption would of the same issues will be Caputos pending perjury partment investigation, which irreparably damage the bulraised in a Brooklyn perjury trial.

Is continuing, the source said.

Therefore the source said.

14. The trial, to be held in u.s.

Reached at his Hawley, Pa.

country home Caputo, 71, said

the mafia, Caputo said, "come

ment's organized crime strike: Sources familiar with the bribe allegation.

Source in Brooklyn that the FBI bribe allegation attribuated. An FBI spokesman said Kel-the accused agent, Stabile -

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MENT

Memorandum

TO

Mr. J. B. Adams

DATE: 1/2/76

FROM

Legal Counsel

SUBJECT: SENATE SELECT COMMITTEE
ON INTELLIGENCE ACTIVITIES

Diff

Assoc. Dir.

Asst. Dir.: Admin.

Dep. AD Adm.,

At 9:43 a.m. on January 2, 1976, a caller identifying himself as Dr. Bill McGee, formerly employed as a chemist in the FBI Laboratory, advised that he retired in 1965. During September, 1975, he received a telephone call from Mike Epstein of the Senate Select Committee, who said he wanted to interview McGee about the FBI Laboratory. Epstein said that he obtained McGee's name from William Sullivan, but he would not specify the particular subject matter proposed for the interview. Arrangements for the interview were never completed.

McGee received a second telephone call from Epstein on December 29 or 30, 1975, at which time Epstein implied that he had spoken with Ivan Conrad, former Assistant Director of the Laboratory, but he would not disclose what if anything Conrad had said. Epstein again requested McGee to be available for interview and McGee agreed to appear at 10:00 a.m. on Tuesday, January 6, 1976. McGee said that he still could not learn the proposed subject matter of the interview and in view of the fact that he feels bound by a secrecy agreement, he executed while employed by the FBI, he requested that the Bureau contact Mike Epstein to determine the proposed subject matter of the interview and then advise McGee as to those subjects concerning which he could be relieved of the obligation of secrecy. McGee said that his office telephone number where he could be reached on January 2, 1976, is 525-0764, and his residence is 538-4085.

1 - Out of service file William McGee

1 - Mr. Wannall

1 - Mr. Cregar

1 - Mr. Daly

1 - Mr. Mintz

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Bud U.S. Savings Bonds Regularly on the Payroll Savings Plan

NW 551620 DocId:32989565

Page 116°

Memorandum to Mr. Adams Re: Senate Select Committee

McGee also advised that he had spoken with Seymor Phillips who told him that the Bureau had given the House Committee on Intelligence McGee's name in connection with their inquiry concerning the U.S. Recording Company. McGee said he had no knowledge of that matter.

#### RECOMMENDATION:

Office of Congressional Affairs will contact Epstein, determine the subject matter of the interview, and appropriately advise McGee.

 62-1/6395- 1266 CHANGED TO 62-1/6464- 288

FEB 4 1976

Cons, mmd

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Date of Mail <u>1/13/76</u>		
Has been removed and placed in the Special	File Room of Records	s Section.
See File 66-2554-7530 for authority.		MDR-16 ALL INFORMATION CONTAINED HEREIN IS LINCLASSIFIED DATE 11 7/00 BY SPEAKING
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Permanent Serial Charge Out